APPENDIX

STANDING COMMITTEE REPORTS

The following Committees have filed favorable reports on bills, as follows:

Criminal Jurisprudence: H. B. No. 96; S. B. Nos. 275, 417 and 420.

Counties: H. B. Nos. 832, 946, 947, 956, 959; S. B. No. 369.

School Districts: H. B. No. 957; S. B. No. 362.

Municipal and Private Corporations: H. B. Nos. 718, 719, 953 and 955.

Judiciary and Uniform State Laws: H. B. No. 887.

Privileges, Suffrage and Elections: H. B. No. 934.

Game and Fisheries: S. B. No. 204; H. B. No. 355.

Insurance: H. B. Nos. 403 and 511.

Public Health: H. B. No. 898.

Revenue and Taxation: H. B. No. 782.

State Affairs: H. B. Nos. 815 and

Education: H. B. No. 958; S. B. No. 224.

The Committee on Revenue and Taxation filed an adverse report on bills, as follows: H. B. Nos. 472 and 526.

REPORT OF THE COMMITTEE ON ENGROSSED BILLS

Austin, Texas, April 22, 1941.

Hon. Homer L. Leonard, Speaker of the House of Representatives.

Your Committee on grossed Bills, to whom was referred

H. B. No. 941, A bill to be entitled "An Act providing for the deposit of moneys to the credit of a fund to be known as the 'Social Security Account'; creating the Social Security Account in the office of the State Treasury; providing for the allocation of the funds so accumulated; repealing all laws in conflict with this Act; and declaring an | Dwyer emergency.'

Has carefully compared same and finds it correctly engrossed.

BRIDGERS, Chairman.

SIXTIETH DAY

(Thursday, April 24, 1941)

The House met at 10:00 o'clock a. m., pursuant to adjournment, and was called to order by Speaker Leonard.

The roll of the House was called, and the following Members were present:

Mr. Speaker Eubank Evans Allen **Favors** Allison Ferguson Alsup Files Anderson Fitzgerald Avant Fuchs Bailey Gandy Baker Gilmer Bean Goodman BellHalsey Benton Blankenship Hanna Hardeman Boone Hargis Brawner Harris of Dallas Bray Harris of Hill Bridgers Hartzog Brown Heflin Bruhl Helpinstill Bullock Henderson Bundy Hileman Burkett Burnaman Hobbs Howard Carlton Howington Carrington Hoyo Cato Huddleston Celaya Huffman Chambers Hughes Clark Humphrey Cleveland Hutchinson Coker Colson, Mrs. Isaacks Jones Connelly Kelly Craig Kennedy Crossley Kersey Crosthwait Kinard Daniel King Davis Klingeman Deen Dickson of Bexar Knight Dickson of Nolan Lansberry Lehman Donald Dove Leyendecker Little Duckett

Lock

Love

Ellis

Kelly

Reed of Dallas Lowry Lucas Ridgeway Lyle Rhodes McAlister Roark McCann Roberts McDonald Senterfitt McGlasson Sharpe McLellan Shell McMurry Simpson McNamara Skiles Manning Smith of Bastrop Markle Smith of Atascosa Martin Spacek Matthews Spangler Mills Stanford Montgomery Stinson Moore Stubbs Morgan Taylor Morris Thornton Morse Turner Murray Vale Nicholson Voigt Pace Walters Parker Wattner Pevehouse Weatherford Phillips White

Absent-Excused

Garland Manford

Price

Rampy

Reed of Bowie

Sallas

Whitesides

Winfree

A quorum was announced present.

Prayer was offered by Rev. George W. Coltrin, Chaplain, as follows:

"Almighty God, we would pray with the Psalmist of old, 'Lord, open Thou our eyes that we may see Thee, and our understanding that we may know Thy ways." Though conflicts of views may distract us, and though the ways of truth and righteousness may seem obscure, do Thou give us clear vision and that spirit of co-operation that is so helpful in all our work. For Christ's sake. Amen."

LEAVES OF ABSENCE GRANTED

The following Members were granted leaves of absence on account of illness:

Mr. Manford for today on motion of Mr. Kinard.

Mr. Garland and Mr. Sallas for today on motion of Mr. Daniel.

BILL ORDERED NOT PRINTED

On motion of Mr. McDonald, House Dwyd Bill No. 958 was ordered not printed. Ellis

MOTION TO SUSPEND HOUSE RULES

Mr. Morse moved to suspend all necessary Rules for the purpose of making a motion to print House Bill No. 6 on minority report.

The motion to suspend the Rules was lost by the following vote:

Yeas-46

Anderson Kennedy Benton Knight Brown Little Bruhl Love Burkett Lucas Carrington Lyle Cato McAlister Chambers McDonald Coker McGlasson Daniel Mills Davis Morris Deen Morse Dickson of Bexar Pace Donald Rhodes Files Roberts Fuchs Senterfitt Goodman Sharpe Harris of Dallas Simpson Hartzog Smith of Bastrop Smith of Atascosa Hobbs Stanford Howington Isaacks Stubbs

Nays-86

Whitesides

Allison Eubank Alsup Favors Ferguson Avant Fitzgerald Bailey Baker Gandy Gilmer BeanHanna Bell Hardeman Boone Hargis Brawner Harris of Hill Bray Heflin Bullock Helpinstill Bundy Henderson Burnaman Hileman Carlton Howard Celaya Hoyo Clark Cleveland Huddleston Hughes Connelly Humphrey Craig Hutchinson Crossley Jones Crosthwait Dickson of Nolan Kersey Dove Kinard Duckett King Klingeman Dwyer Lansberry

Price Lehman Lock Rampy Lowry Reed of Bowie McCann Reed of Dallas McLellan Ridgeway McMurry Sallas McNamara Spacek Manning Spangler Markle Stinson Martin Taylor Matthews Thornton Montgomery Turner Vale Moore Morgan Walters Parker Wattner Pevehouse Weatherford Phillips Winfree

Absent

Allen Murray Blankenship Nicholson Bridgers Roark Shell Colson, Mrs. Evans Skiles Halsev Voigt Huffman White Leyendecker

Absent-Excused

Garland

Manford

RELATIVE TO LECTURE OF H. R. KNICKERBOCKER

Mr. Carrington offered the following resolution:

H. S. R. No. 225, Relative to lecture of H. R. Knickerbocker.

Whereas, The crisis in Europe daily grows more critical, and the people of the United States become more anxiously conscious that Democracy is facing its more serious test; and

Whereas, The free exchange of information, without censorship, is regarded by the people of the United States as one of their most priceless

Democratic privileges; and Whereas, The people of the United States recognize that much of the information concerning European affairs today that reaches this country is hampered and restricted military censorship; and

Whereas, The people of the United States wish to extend a helping hand to the wounded and distressed peoples of beseiged Democracies Europe, and

H. R. Knickerbocker, Whereas. Texanformer

News Service foreign correspondent, is recognized as one of this country's most distinguished and fearless newspaper representatives abroad: and

Whereas, Proceeds from his lecture in Gregory Gymnasium on the University of Texas Campus Thursday night, April 24, at eight o'clock, are to be given to Young America Wants to Help, now,

Therefore, be it resolved, That the Forty-seventh Texas Legislature commend the University of Texas and Theta Sigma Phi, women's journalism fraternity, for giving Austin people an opportunity to hear H. R. Knickerbocker describe and analyze without the restriction of censorship—the actual conditions in Europe today; and

Be it further resolved, That the Forty-seventh Texas L'egislature commend Theta Sigma Phi, women's journalism fraternity, for giving Austin people an opportunity to make their contribution to the Young America Wants to Help campaign.

CARRINGTON. STANFORD.

The resolution was read second time and was adopted.

TO GRANT PERMISSION TO SUE THE STATE

Mr. Chambers offered the following resolution:

H. C. R. No. 101, To grant Permian Oil Company permission to Sue the State.

Whereas, Surveys 101, 102, 103 and 104 in Block 194, T. C. Ry. Co., in Pecos County, Texas, were office surveys and not surveyed on the ground and are located in what is commonly known as the Yates Oil Field in Pecos County, Texas; and County whereas. Runnels Land Survey No. 3 in Pecos County, Texas, is also an office survey, depending in part for its ground location upon the location of the Southeast corner of Survey No. 70, I. & G. N. Ry. Co., Block No. 1, in Pecos County, Texas, and the location of other I. & G. N. Ry. Co. River surveys called for in its field notes; and whereas, T. C. Ry. Co. Surveys 101, 102, 103 and 104 are a system of surveys, the said Survey 101 calling and International to begin at the Southwest corner of

Runnels County School Land and each of the other surveys calling for the next preceding survey to the west of it in said system; and whereas, the State of Texas sold Surveys 102 and 104 with reservation of all mineral estate, while Surveys 101 and 103 were granted without any mineral reservation; and whereas, all of said surveys are producing oil and it is important to have their boundaries determined and fixed by final judgment binding not only on the surface estate and oil and gas lease owners and individual royalty owners in said surveys, but also binding upon the State of Texas; and whereas, the State of Texas has heretofore patented to John H. Tyler Survey No. 1 of 24.41 acres purporting to adjoin said Survey 104 on the east according to its field note description and has heretofore awarded oil and gas leases to V. C. Hogan, Cardinal Oil Company and M. D. Bryant on alleged vacant public land claimed to lie between said John H. Tyler Survey No. 1 and said Survey 104, under each of which leases so awarded by the State of Texas 1/8th royalty of oil and gas has been reserved; and whereas, producing oil wells have been drilled on said alleged vacant tracts under said leases from the State and a large quantity of oil has been produced; and whereas, the surface estate owners and owners of royalty in Survey 104, Block 194, T. C. Ry. Co., assert that all of said alleged vacant land, including a portion of said John H. Tyler Survey No. 1, is in fact a part of said Survey 104, and that they are entitled to all the oil produced therefrom save and except the 1/16th royalty belonging to the State of Texas; and whereas, the owners and claimants of royalty in Survey 103, Block 194, T. C. Ry. Co., claim all of the royalty from the area they claim to be the east part of Survey 103, but one-half of which royalty from such area will belong to the State of Texas in the event the boundaries of Survey 103 are so located as to establish the State's title to the alleged vacant tracts above mentioned; and whereas, suit No. 37, styled Permian Oil Company, et al., plaintiffs, versus Mrs. M. A. Smith, et al., defendants,

the oil and gas royalty estate in said Survey 103 and suit No. 77, styled Permian Oil Company, et al., plaintiffs, versus Jerry Monroe, et al., defendants, involving the title to Survey 104, Block 194, T. C. Ry. Co., (the owners of said Survey 104 claiming same to be located on the ground so as to include all of said alleged vacant tracts and a part of said John H. Tyler Survey No. 1,) are pending in the 112th District Court of Pecos County, Texas, and are set for trial June 2, 1941; and whereas, in said suits all of the surface and royalty title owners and claimants in Survey 103 and all of the surface and royalty title owners in said Survey 104 are parties to said suits, but the State of Texas is not a party to either of said suits and some of the defendants are urging pleas in abatement to the trial of the boundary issues and issues arising out of boundaries involved in said suits on the ground that the State of Texas is an indispensable party to said suits; and whereas, judgments establishing the boundaries of said tracts of land and adjudicating the property rights of the parties to said suits will not be binding and conclusive upon the State of Texas; and whereas, it is desirable that boundary questions involving said surveys should be fully and finally adjudicated as between all interested parties, including the State of Texas.

And whereas, Permian Oil Company, C. W. Hoffmann, J. W. Quinn and J. B. Dibrfell, Jr., as trustees of said Permian Oil Company, for themselves and the other owners and claimants of title in said surveys, respectfully petition the Legislature of the State of Texas to grant consent for the State of Texas to be sued in said suits Nos. 37 and 77 by the plaintiffs and other owners and title claimants in said respective suits in order to establish the boundaries on the ground of said Surveys 103 and 104 and to recover all such relief as they or any of them may be entitled to as against the State of Texas by reason of the location on the ground of said surveys by judgment in said suits.

Therefore, be it

Mrs. M. A. Smith, et al., defendants, Resolved, by the Legislature of involving the title to the surface and Texas, That the plaintiffs in said

suits for themselves and on behalf of all other title owners and claimants of title in said Surveys 103 and 104 and/or any other party or parties to said suits are hereby granted permission to sue the State of Texas in said suits Nos. 37 and 77, pending in the 112th District Court of Pecos County, Texas, and seek to recover the said surveys as asserted by them to be actually located upon the ground and to establish the boundaries thereof and seek to recover of the State of Texas all such relief as they may be entitled to in relation thereto and for any acts and conduct of the State with reference to the disputed areas, and the Attorney General is here now authorized and directed to appear and answer for the State of Texas on or before June 2, 1941.

The resolution was read second time and was referred by the Speaker to the Committee on State Affairs.

SENATE BILL NO. 126 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage,

S. B. No. 126, A bill to be entitled "An Act authorizing trustees of Common School Districts and Consolidated Common School Districts to make contracts with superintendents, principals, and teachers, etc.; and declaring an emergency."

The bill was read third time.

Mr. Reed of Bowie moved to postpone further consideration of Senate Bill No. 126 until 11:00 o'clock a. m. next Thursday.

On motion of Mr. Wattner, the motion to postpone was tabled.

Mr. Cleveland moved the previous question on the final passage of Senate Bill No. 126, and the main question was ordered.

Senate Bill No. 126 was then passed by the following vote:

Yeas-107

Allen	Bailey
Allison	Baker
Alsup	Bean
Avant	Bell

Little Benton Blankenship Lock Boone Love Bridgers Lucas Brown McCann Bruhl McDonald Bullock McGlasson Carlton McMurry Carrington Manning Markle Cato Celaya Martin Matthews Chambers Clark Mills Cleveland Montgomery Colson, Mrs. Moore Connelly Morgan Craig Morris Crossley Morse Crosthwait Murray Daniel Nicholson Davis Pace Deen Parker Dickson of Bexar Pevehouse Dickson of Nolan **Phillips** Donald Price Dove Rampy Duckett Reed of Dallas Dwyer Ridgeway Eubank Rhodes Evans Roark Ferguson Roberts Fuchs Senterfitt Gandy Sharpe Hanna Simpson Hargis Skiles Smith of Bastrop Helpinstill Smith of Atascosa Henderson Howard Spangler Howington Stanford Hoyo Stubbs Humphrey Taylor Isaacks Thornton Kelly Vale Kennedy Walters Kersey Wattner King Weatherford Klingeman White Whitesides Lansberry Lehman Winfree Leyendecker

Nays-20

Bray	Hileman
Bundy	Huddleston
Burkett	Hughes
Ellis	Hutchinson
Favors	Jones
Fitzgerald	Knight
Gilmer	Lowry
Hardeman	Reed of Bowie
Harris of Dallas	Spacek
Heflin	Voigt

Present-Not Voting

McLellan

Absent

Anderson Hobbs Brawner Huffman Burnaman Kinard Coker Lyle Files McAlister Goodman McNamara Shell Halsey Harris of Hill Stinson Turner Hartzog

Absent—Excused

Garland Manford Sallas

Mr. Alsup moved to reconsider the vote by which the bill was passed, and to table the motion to reconsider.

The motion to table prevailed.

SENATE BILL NO. 204 ON SECOND READING

before the The Speaker laid House, on its second reading and passage to third reading,

S. B. No. 204, A bill to be entitled "An Act making it unlawful to kill wild turkey in certain counties; etc."

The bill was read second time.

Mr. Phillips offered the following amendment to the bill:

Amend Senate Bill No. 204 by adding after the words "of this State" in Section 1, the following:

"except Brazoria and Matagorda Counties."

(Mr. Hartzog in the Chair.)

(Mr. Phillips in the Chair.)

On motion of Mr. Heflin, further consideration of Senate Bill No. 204 was postponed until 11:00 o'clock a. m. next Thursday.

SENATE BILL NO. 373 ON SECOND READING

The Chair laid before the House, on its second reading and passage to third reading,

S. B. No. 373, A bill to be entitled "An Act providing that it shall be unlawful to take, kill, or attempt to take or kill any prairie chickens, in Favors

this State until September 1, 1946, etc.; and declaring an emergency.

The bill was read second time and was passed to third reading.

SENATE BILL NO. 373 ON THIRD READING

Mr. Shell moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that Senate Bill No. 373 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-133

Allen Ferguson Allison Files Alsup Fitzgerald Avant Fuchs Bailey Gandy Baker Gilmer Bean Goodman Bell Halsey Benton Hanna Boone Hardeman Hargis Brawner Harris of Dallas Bray Bridgers Hartzog Helpinstill Brown Bruhl Henderson Bullock Hileman Bundy Hobbs Burkett Howard Howington Burnaman Carlton Hoyo Carrington Huddleston Hughes Cato Humphrey Celaya Chambers Hutchinson Isaacks Clark Cleveland Jones Kennedy Coker Kersey Colson, Mrs. Kinard Connelly King Craig Knight Crossley Lansberry Crosthwait Lehman Daniel Leyendecker Davis Little Deen Dickson of Bexar Lock Love Dickson of Nolan Donald Lowry Duckett Lucas Dwyer Lyle Ellis McAlister McCann Eubank

McDonald

McGlasson

Evans

Senterfitt McLellan McMurry Sharpe McNamara Shell Markle Simpson Martin Skiles Matthews Smith of Bastrop Mills Smith of Atascosa Montgomery Spacek Moore Spangler Morgan Stanford Morris Stinson Morse Stubbs Nicholson Taylor Pace Thornton Parker Turner Price Vale Rampy Voigt Reed of Bowie Walters Reed of Dallas Wattner Ridgeway Weatherford Rhodes White Roark Whitesides

Absent

Anderson Kelly
Blankenship Klingeman
Dove Manning
Harris of Hill Murray
Heflin Pevehouse
Huffman Winfree

Absent-Excused

Garland Sallas Manford

Roberts

The Chair then laid Senate Bill No. 373 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—133

Allen Burnaman Allison Carlton Alsup Carrington Avant Cato Bailey Celaya Baker Chambers Bean Clark Bell Cleveland Benton Coker Boone Colson, Mrs. Brawner Connelly Bray Craig Bridgers Crossley Brown Crosthwait Bruhl Daniel Bullock Davis Bundy Deen Burkett Dickson of Bexar Dickson of Nolan McCann Donald McDonald Duckett McGlasson Dwyer McLellan Ellis McMurry Eubank McNamara Evans Markle Favors Martin Ferguson Matthews Files Mills Fitzgerald Montgomery Fuchs Moore Gandy Morgan Gilmer Morris Goodman Morse Halsey Nicholson Hanna Pace Hardeman Parker Hargis Price Harris of Dallas Rampy Reed of Bowie Hartzog Helpinstill Reed of Dallas Henderson Ridgeway Hileman Rhodes Hobbs Roark Roberts Howard Howington Senterfitt Hoyo Sharpe Huddleston Shell Hughes Simpson Humphrey Skiles Hutchinson Smith of Bastrop Smith of Atascosa Isaacks Jones Spacek Kennedy Spangler Stanford Kersey Kinard Stinson King Stubbs Knight Taylor Thornton Lansberry Turner Lehman Vale Leyendecker Voigt Little Walters Lock Wattner Love Weatherford Lowry White Lucas Lyle Whitesides McAlister

Absent

Anderson Kelly
Blankenship Klingeman
Dove Manning
Harris of Hill Murray
Heflin Pevehouse
Huffman Winfree

Absent—Excused

Garland Sallas Manford

SENATE BILL NO. 406 ON SECOND READING

The Chair laid before the House, on its second reading and passage to third reading,

S. B. No. 406, A bill to be entitled "An Act to amend the subject matter embraced in Section 9 of Chapter 482, General and Special Laws, 44th Legislature, Third Called Session. etc., setting forth the manner in which funds may be deposited and withdrawn from said fund, etc.; and declaring an emergency.'

The bill was read second time and was passed to third reading.

(Speaker in the Chair.)

SENATE BILL NO. 406 ON THIRD READING

Mr. Walters moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that Senate Bill No. 406 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-133

Allen	Craig
Allison	Crossley
Alsup	Crosthwait
Avant	Daniel
Bailey	Davis
Baker	Dickson of Bexar
Bean	Dickson of Nolan
Bell	Donald
Benton	Dove
Boone	Duckett
Brawner	Ellis
Bray	Eubank
Bridgers	Favors
Brown	Ferguson
Bruhl	Files
Bullock	Fitzgerald
Bundy	Fuchs
Burkett	Gandy
Burnaman	Gilmer
Carlton	Goodman
Carrington	Halsey
Cato	Hanna
Celaya	Hardeman
Chambers	Hargis
Clark	Harris of Dallas
Cleveland	Hartzog
Coker	Heflin
Colson, Mrs.	Helpinstill
Connelly	Henderson

Hileman Morgan Hobbs Morris Howard Morse Howington Nicholson Hoyo Pace Huddleston Parker Pevehouse Hughes Humphrey Phillips Price Hutchinson Rampy Isaacks Reed of Bowie Jones Kennedy Ridgeway Rhodes Kersey Roark King Klingeman Roberts Knight Senterfitt Lansberry Sharpe Simpson Lehman Skiles Levendecker Smith of Bastrop Little Smith of Atascosa Lock Spacek Love Spangler Lowry Stanford Lucas McAlister Stinson McCann Stubbs Taylor McDonald Thornton McGlasson Turner McLellan Vale McMurry Voigt McNamara. Walters Manning Markle Wattner Martin Weatherford White Matthews Whitesides Mills Winfree Montgomery Moore

Absent

Kelly Anderson Blankenship Kinard Lyle Deen Dwyer Murray Reed of Dallas Evans

Harris of Hill Shell

Huffman

Absent-Excused

Garland Manford Sallas

The Speaker then laid Senate Bill No. 406 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-127

Allen Alsup Allison Avant

Bailey Baker Bean Bell Benton Boone Brawner Bray Bridgers Brown Bruhl Bullock Bundy Burkett Burnaman Carlton Carrington Cato Celaya Chambers Clark Cleveland Coker Colson, Mrs. Connelly Craig Crosthwait Daniel Davis

Dickson of Bexar
Dickson of Nolan
Donald
Dove
Duckett
Dwyer
Ellis
Eubank
Favors
Ferguson

Fuchs
Gandy
Hanna
Hardeman

Fitzgerald

Files

Hargis
Harris of Dallas
Hartzog
Heffin
Helpinstill
Henderson
Hileman
Hobbs
Howard
Howington
Hoyo
Huddleston

Hughes
Humphrey
Hutchinson
Isaacks
Jones

Kennedy Kersey Klingeman Knight Lansberry Lehman Leyendecker Little

Lock

Love
Lowry
Lucas
McAlister
McDonald
McGlasson
McMurry
McNamara
Markle
Martin
Matthews
Mills

Montgomery
Moore
Morgan
Morris
Morse
Nicholson
Pace

Parker
Pevehouse
Phillips
Price
Rampy
Reed of Bowie

Reed of Dallas Ridgeway Rhodes Roark Roberts Senterfitt Sharpe Simpson Skiles

Smith of Bastrop Smith of Atascosa

Spacek
Spangler
Stanford
Stinson
Stubbs
Taylor
Thornton
Turner
Vale
Voigt
Walters
Wattner
Weatherford
White

Whitesides

Winfree

Absent

Anderson Kellv Blankenship Kinard Crossley King Deen Lyle Evans McCann Gilmer McLellan Goodman Manning Halsey Murray Harris of Hill Shell

Huffman

Absent-Excused

Garland Manford Sallas

HOUSE BILL NO. 912 ON SECOND READING

The Speaker laid before the House, as special order, on its second reading and passage to engrossment,

H. B. No. 912, A bill to be entitled "An Act creating a Legislative investigating committee of five (5) members, three (3) from the House and two (2) from the Senate; apout of the available propriating school fund the sum of Thirty Thousand (\$30,000.00) Dollars for the purpose of investigating the expenditures of State and local monies received by School Districts, and the selling of jobs; describing the duties of said committee; providing for its organization and powers and for the issuance of warrants for the expenditures of the committee: authorizing the committee to promulgate rules and regulations and directing the committee to co-operate with Grand Juries with reference to unlawful acts of school officials found to exist; and declaring an emergency.'

The bill was read second time.

(Pending consideration of the bill, Mr. McAlister occupied the Chair temporarily.)

(Speaker in the Chair.)

Mr. Voigt moved to table House Bill No. 912.

The motion to table was lost.

Mr. Alsup offered the following amendments to the bill:

Amend House Bill No. 912 by inserting after the word "Dollars" on line 10 of page 1 the following:

"or so much thereof as may be necessary."

Amend House Bill No. 912 by inserting after the word "Dollars," line 27, page 1, the following:

"or so much thereof as may be necessary."

Amend House Bill No. 912 by inserting after the word "Dollars," line 16, page 2, the following:

"or so much thereof as may be necessary."

Amend House Bill No. 912 by inserting after the word "next," line 35, page 2, the word "Regular."

Amend House Bill No. 912 by adding a new sentence at the end of Section 5, page 2, to read as follows:

"This Act shall terminate not later than February 1, 1943 unless extended by the Legislature."

The amendments were severally adopted.

Mr. Lowry offered the following amendment to the bill:

Amend House Bill No. 912 by striking out \$30,000, and substituting therefor \$10,000.

Mr. Davis offered the following substitute for the amendment by Mr. Lowry:

Amend House Bill No. 912 by striking out the words and figures "\$30,000" and inserting in lieu thereof the words and figures "\$15,000."

Mr. Reed of Dallas moved that House Bill No. 912 be recommitted to the Committee on Appropriations.

The motion prevailed.

HOUSE BILL NO. 42 ON PASSAGE TO ENGROSSMENT

The Speaker laid before the House, as postponed business, on its passage to engrossment,

H. B. No. 42, A bill to be entitled "An Act providing a unified, comprehensive code of procedures for financial administration, including financial planning and budgeting, accounting and financial control, current auditing of receivables and receipts and preauditing of expenditures, purchasing and property control, and management of general government buildings; creating a out on words:

Governor's Cabinet, a Department of Finance and Control, a Director of the Budget a Director of Purchasing, a Division of Accounting, and prescribing their power and duties, a Classified Civil Service based upon the merit system for Personnel Administration, an Advisory Personnel Council; prescribing methods procedures for personnel administration, and creating an auditor of State, a Commissioner of Institutions, and prescribing their powers and duties; making transfers of functions from existing officers and other agencies to the agencies so created; abolishing certain agencies; declaring the rule that the remainder of the Act shall not be affected by the unconstitutionality or invalidity of any part thereof, repealing all laws and parts of laws in conflict herewith, prescribing penalties for violations of provisions of this Act, and declaring time of going into effect."

The bill having heretofore been read second time with committee amendment by Mr. Humphrey, pending.

Mr. Lucas offered the following amendment to the committee amendment:

Amend House Bill No. 42 by striking out all of Article VIII.

LUCAS, ALSUP.

Mr. Kersey moved that House Bill No. 42 be tabled.

The motion to table was lost.

Question recurring on the amendment by Mr. Lucas, it was adopted.

Mr. Humphrey offered the following amendment to the committee amendment:

Amend Committee Amendment No. 1, of House Bill No. 42, by striking out line 15, page 20 to line 17, page 24 inclusive.

The amendment was adopted.

Mr. Alsup offered the following amendments to the committee amendment:

Amend Committee Amendment No. 1 to House Bill No. 42, by striking out on page 7, line 3, the following words:

"upon the approval of the Governor."

Amend Committee Amendment No. 1 to House Bill No. 42, page 18, by striking out on lines 5 and 6 the following words:

"upon the approval of the Governor."

Amend Committee Amendment No. 1 to House Bill No. 42, page 14, by striking out on lines 11 and 12 the following words:

"upon the approval of the Governor."

The amendments were severally adopted.

Mr. Alsup offered the following amendment to the committee amendment:

Amend Committee Amendment No. 1 to House Bill No. 42, page 41, Article IX by striking out lines 32, 33, 34, 35 and 36 inclusive and inserting in lieu thereof the following:

"Board of Instructions

Section 1. Board of Institutions Created:

A Board of Institutions which position is hereby created shall be composed of the Director of the Budget, the Director of Purchasing and the Chief Accountant."

(Mr. Morse in the Chair.)

Mr. Humphrey moved to table the amendment by Mr. Alsup.

The motion to table prevailed.

Mr. Alsup offered the following amendment to the committee amendment:

Amend House Bill No. 42, page 4, by striking out all words on line 21 after the words "hereby created," and all of lines 22 and 23 and inserting in lieu thereof the following:

"and which position shall be filled by the Comptroller of Public Accounts."

Mr. Cato moved the previous question on the pending amendments and the passage of House Bill No. 42 to engrossment, and the main question was ordered.

(Speaker in the Chair.)

Mr. Humphrey moved to table the amendment by Mr. Alsup.

The motion to table prevailed.

Mr. Alsup moved to reconsider the vote by which the previous question was ordered.

The motion to reconsider was lost.

Question recurring on the commitamendment, as amended, it was adopted.

By unanimous consent of the House the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 42 was then passed to engrossment.

Mr. Humphrey moved to reconsider the vote by which the bill was passed to engrossment and to table the motion to reconsider.

The motion to table prevailed.

MOTION TO PLACE HOUSE BILL NO. 42 ON THIRD READING

Mr. Humphrey moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 42 be placed on its third reading and final passage.

The motion was lost by the following vote (not receiving the necessary four-fifths vote):

Yeas-96

Crosthwait Allen Allison Daniel Davis Avant Deen Bailey Dickson of Bexar Baker Dickson of Nolan Bean Bell Donald Benton Dove Blankenship Dwyer Boone Ellis Bray Eubank Bridgers Ferguson Brown Files Fitzgerald Bruhl Bullock Gandy Bundy Goodman Halsey Burnaman Hanna Cato Clark Hargis Coker Harris of Hill Connelly Hartzog Henderson Craig Crossley Hileman

Hobbs Morris Howington Murray Hoyo Parker Huffman Pevehouse Hughes Phillips Humphrey Price Hutchinson Rampy Isaacks Reed of Bowie Jones Reed of Dallas Kinard Ridgeway King Roark Klingeman Senterfitt Lehman Sharpe Love Shell Lucas Simpson Lyle Skiles McAlister Smith of Bastrop McCann Stinson McLellan Thornton McMurry Voigt Markle Wattner Martin Weatherford Matthews White Moore Whitesides Morgan Winfree

Nays-44

Little Alsup Burkett Lock Carlton Lowry Carrington McDonald Celaya McGlasson Cleveland McNamara Duckett Manning Evans Mills Favors Montgomery Fuchs Morse Gilmer Pace Hardeman Rhodes Harris of Dallas Roberts Heflin Smith of Atascosa Helpinstill Spacek Howard Spangler Huddleston Stanford Kennedy Stubbs Kersey Taylor Knight Turner Lansberry Vale Leyendecker Walters

Absent

Anderson Colson, Mrs.
Brawner Kelly
Chambers Nicholson

Absent-Excused

Garland Manford Sallas

APPOINTMENT OF CONFERENCE COMMITTEE ON HOUSE BILL NO. 373

The Speaker announced the appointment of the following conference committee on House Bill No. 373:

Messrs: Blankenship, Bullock, Coker, Alsup and Rhodes.

SPECIAL ORDER SET

Mr. Hobbs moved to set House Bill No. 361 for special order at 3:00 o'clock p. m. today.

The motion prevailed by the following vote:

Yeas-108

Allen Hargis Allison Harris of Dallas Alsup Hartzog Avant Heflin Bailey Helpinstill Baker Henderson Bell Hileman Blankenship Howard Boone Howington Brawner Hoyo Bridgers Huddleston Brown Huffman Burnaman Hughes Carlton Humphrey Carrington Hutchinson Cato Jones Celaya Kelly Chambers Kennedy Cleveland Kersey Coker Kinard King Colson, Mrs. Connelly Lansberry Crossley Lehman Crosthwait Little Daniel Lock Davis Love Lowry Deen Dickson of Bexar Lucas Dickson of Nolan Lyle Donald McCann Duckett McDonald McGlassonEubank Ferguson McLellan Fitzgerald McMurry Fuchs McNamara Gandy Manning Gilmer Markle Hanna Martin Hardeman Matthews

Sharpe Montgomery Moore Simpson Morgan Smith of Bastrop Morse Smith of Atascosa Murray Spacek Pace Stanford Parker Stubbs Pevehouse Taylor Phillips Vale Price Walters Rampy Wattner Reed of Dallas Weatherford Ridgeway White Rhodes Whitesides Roark Winfree

Nays-20

Bray McAlister Bullock Mills Clark Reed of Bowie Craig Roberts Ellis Senterfitt Favors Shell Files Skiles Halsey Spangler Knight Thornton Leyendecker Turner

Absent

Anderson Goodman Bean Harris of Hill Benton Hobbs Bruhl Isaacks Bundy Klingeman Burkett Morris Dove Nicholson Dwyer Stinson Evans Voigt

Absent—Excused

Garland Manford Sallas

MESSAGE FROM THE SENATE

Austin, Texas, April 24, 1941.

Hon. Homer Leonard, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House that the Senate has passed the following:

H. C. R. No. 100, Inviting the Most Reverend Robert E. Lucey, Archbishop of San Antonio, to address a joint session of the House and Senate.

Respectfully,

BOB BARKER, Referred to Secretary of Senate. State Affairs.

BILLS AND RESOLUTION SIGNED BY THE SPEAKER

The Speaker signed, in the presence of the House, after giving due notice thereof and their captions had been read severally, the following enrolled bills and resolution:

- S. B. No. 65, "An Act amending Sec. 17A of Chapter 126 of the Acts of the Regular Session of the 44th Legislature as amended by Senate Bill No. 21, the same being Chapter 505 of the Acts of the Third Called Session of the 44th Legislature; as amended by S. B. No. 493, Acts of the Regular Session of the 46th Legislature; and declaring an emergency."
- S. B. No. 224, "An Act conferring additional powers on the Board of Trustees, in any independent school district having a scholastic population of not less than five hundred (500), etc.; and declaring an emergency."
- S. B. No. 292, "An Act to create a Gov. James Stephen Hogg Memorial Shrine, etc.; and declaring an emergency."
- H. C. R. No. 100, Inviting Reverend Robert E. Lucey to address a Joint Session of the Legislature.

HOUSE BILLS ON FIRST READING

Mr. Baker asked unanimous consent to introduce at this time and have placed on first reading House Bill No. 964.

There was no objection.

The Speaker then laid the bill before the House, it was read first time and referred to the appropriate committee, as follows:

By Mr. Baker:

H. B. No. 964, A bill to be entitled "An Act to appropriate money out of the State Treasury to pay a judgment against the State of Texas in the sum of \$1,000, with interest thereon at the rate of 6% from the 27th day of March, 1929, amounting to \$725.00, in favor of Dick Isbell in cause No. 6471 in the 7th District Court of Upshur County; and declaring an emergency."

Referred to the Committee on State Affairs.

Mr. Taylor asked unanimous consent to introduce at this time and have placed on first reading House Bill No. 965.

There was no objection.

The Speaker then laid the bill before the House, it was read first time and referred to the appropriate committee, as follows:

By Mr. Taylor:

H. B. No. 965, A bill to be entitled "An Act making it unlawful for any person, not a member of the Texas Defense Guard, to wear the shoulder patch, the arm brassard, or the collar ornaments duly prescribed as part of the uniform of said Defense Guard, or any imitation of said articles; also making it unlawful for any member of said Defense Guard to purchase or have in his possession such articles of uniform, or any imitation thereof, unless they are purchased through or on approval of the Adjutant General of Texas; also making it unlawful for any person to sell, offer for sale, dispose of, or purchase any such articles except when and as authorized under regulations prescribed by the Governor; also providing the punishment for offenses against such provisions; and declaring an emergency.'

Referred to the Committee on Military Affairs.

Simpson asked unanimous consent to introduce at this time and have placed on first reading House Bill No. 966.

There was no objection.

The Speaker then laid the bill before the House, it was read first time and referred to the appropriate committee, as follows:

By Mr. Simpson:

H. B. No. 966, A bill to be entitled "An Act amending Article 4602, Revised Civil Statutes of Texas, 1925, to authorize the mayors of incorpoand unincorporated cities, towns or villages in Texas to celebrate the rites of matrimony; and declaring an emergency."

Referred to the Committee on

HOUSE JOINT RESOLUTION ON FIRST READING

Mr. Little asked unanimous consent to introduce at this time and have placed on first reading House Joint Resolution No. 37.

There was no objection.

The Speaker then laid the resolution before the House, it was read first time and referred to the appropriate committee, as follows:

By Mr. Little:

H. J. R. No. 37, Proposing an amendment to Article VIII of the Constitution of the State of Texas; the same to be Section 1-b, abolishing all State ad valorem taxes from and after January 1, 1943, except as to property situated in counties or political subdivisions receiving a remission of State taxes, and further providing that State revenue received from cigarette tax shall be allocated to Available School Fund, and specifying what use may be made thereproviding for submission of amendment to qualified electors of the State and fixing the time of such election; providing for the necessary proclamation and making an appropriation to defray the expenses of proclamation, publication and election."

Referred to the Committee on Constitutional Amendments.

RECESS

Mr. Favors moved that the House recess until 2.30 o'clock p. m., today.

Mr. Lock moved that the House recess until 3:00 o'clock p. m. today.

The motion of Mr. Lock prevailed and the House accordingly, at 12:15 o'clock p. m., took recess until 3:00 o'clock p. m. today.

AFTERNOON SESSION

The House met at 3:00 o'clock p. m. and was called to order by the Speaker.

HOUSE BILL NO. 361 ON SECOND READING

The Speaker laid before Judiciary and Uniform State Laws. House, as special order, on its second reading and passage to engrossment,

H. B. No. 361, A bill to be entitled "An Act declaring the floods of Lavaca County, Texas, to be a public calamity; authorizing a donation and grant to Lavaca County Flood Control District of one-half of the State ad valorem taxes collected in Lavaca County for flood control improvement and maintenance purposes, specifying the reports thereon to be made by the Assessor and Collector of Taxes; authorizing the issuance of bonds secured by a pledge of the funds donated and granted by the State and prescribing the manner of issuance thereof; providing the procedure hereunder for all matters relating to said donation; providing that if any provision of this Act shall be held invalid, the other provisions shall not be affected; and declaring an emergency."

The bill was read second time.

Mr. Skiles offered the following amendment to the bill:

Amend House Bill No. 361 by adding the words "and Denton County" after the words "Lavaca County" wherever the same appears in the caption and body of the bill.

Mr. Lucas raised a point of order on further consideration of the amendment at this time, on the ground that the amendment is not germane to the bill.

The Speaker sustained the point of order.

Mr. Hanna moved to postpone further consideration of House Bill No. 361 until 10:30 o'clock a. m. next May 9.

The motion to postpone was lost by the following vote:

Yeas-56

	2000 00
Allen	Carlton
Allison	Carrington
Alsup	Celaya
Avant	Clark
Bailey	Coker
Boone	Craig
Brawner	Crossley
Bray	Dickson of Nolan
Bruhl	Ellis .
Bullock	Eubank
Burkett	Favors

Ferguson Pace Files Parker Fitzgerald Pevehouse Gandy Price Halsey Reed of Bowie Roberts Hanna Howington Senterfitt King Simpson Knight Skiles Lansberry Stinson Lehman Stubbs McAlister Turner McMurry Vale Matthews Voigt Mills Walters Morgan Wattner Morris Weatherford

Nays-65

Baker Leyendecker Bell Little Benton Lock Blankenship Love Bundy Lowry Burnaman Lucas Colson, Mrs. Lyle Connelly McGlasson Crosthwait McLellan Daniel McNamara Davis Manning Deen Martin Dickson of Bexar Montgomery Donald Moore Duckett Morse Evans Murray Fuchs Phillips Hargis Rampy Harris of Dallas Reed of Dallas Hartzog Ridgeway Heflin Rhodes Helpinstill Roark Henderson Shell Hileman Smith of Bastrop Hobbs Smith of Atascosa Howard Spacek Spangler Hoyo Huddleston Taylor Hughes Thornton Hutchinson White Kelly Whitesides Kennedy Winfree Kersev

Absent

Anderson	Dwyer
Bean	Gilmer
Bridgers	${f Goodman}$
Brown	Hardeman
Cato	Harris of Hill
Chambers	Huffman
Cleveland	Humphrey
Dove	Isaacks

Jones Markle
Kinard Nicholson
Klingeman Sharpe
McCann Stanford
McDonald

Absent-Excused

Garland Manford Sallas

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 361 was then passed to engrossment.

Mr. Bell moved to reconsider the vote by which the bill was passed to engrossment, and to table the motion to reconsider.

The motion to table prevailed.

MOTION TO PLACE HOUSE BILL NO. 361 ON THIRD READING

Mr. Hobbs moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 361 be placed on its third reading and final passage.

The motion was lost by the following vote (not receiving the necessary four-fifths vote):

Yeas—73

Allison Hargis Alsup Hartzog Avant Heflin Baker Helpinstill Bell Henderson Benton Hileman Hobbs Blankenship Boone Howard Hoyo Burnaman Carrington Huddleston Huffman Celaya Colson, Mrs. Hughes Connelly Hutchinson Crosthwait Isaacks Daniel Kennedv Davis Kersey Deen Kinard Dickson of Bexar Klingeman Donald Leyendecker Duckett Little Evans Lock Ferguson Love Fuchs Lowry Hardeman Lucas

Lyle Reed of Dallas McDonald Rhodes McGlasson Roark McLellan Sallas McNamara Sharpe Manning Shell Martin Smith of Bastrop Montgomery Smith of Atascosa Moore Spacek Morse Taylor Murray Vale **Phillips** Winfree Rampy

Nays-56

Lansberry Allen Bailey Lehman Brawner McAlister Bray McMurry Bruhl Matthews Bullock Mills Morgan Burkett Carlton Morris Cato Pace Clark Parker Coker Pevehouse Craig Price Crossley Reed of Bowie Dickson of Nolan Ridgeway Ellis Roberts Eubank Senterfitt Favors Simpson Files Skiles Fitzgerald Spangler Gandy Stanford Halsev Stinson Hanna Stubbs Harris of Dallas Thornton Harris of Hill Turner Howington Voigt Kelly Walters Wattner King Knight Weatherford

Absent

Anderson ' Gilmer Bean Goodman **Bridgers** Humphrey Brown Jones Bundy McCann Chambers Markle Cleveland Nicholson Dove White Dwyer Whitesides

Absent—Excused

Manford

Garland

SPECIAL ORDER SET

Mr. Bell moved that House Bill No. 796 be set for special order at 10:30 o'clock a. m. tomorrow.

The motion prevailed by the following vote:

Yeas-103

Kersey Allen Kinard Alsup Anderson Knight Avant Lansberry Bailey Leyendecker Bell Little Benton Lucas Boone Lyle Brawner McAlister Bridgers McDonald Bruhl Manning Bullock Markle Bundy Matthews Burnaman Mills

Carlton Montgomery Carrington Morgan Cato Morris Celaya Morse Clark Murray Cleveland Pace Connelly Parker Craig Phillips Crossley Price Crosthwait Rampy

Daniel Reed of Bowie Dickson of Bexar Reed of Dallas Dove Ridgeway Duckett Rhodes Evans Roark Favors Roberts Ferguson Senterfitt Fuchs Sharpe Gandy Shell Goodman Simpson Halsey

Hanna Smith of Bastrop Hardeman Smith of Atascosa

Skiles

Hargis Spacek Harris of Dallas Spangler Hartzog Stanford Heflin Stinson Helpinstill Stubbs Henderson Taylor Turner Hobbs Howard Vale Hoyo Voigt Huffman Wattner Hughes Weatherford Hutchinson White Isaacks Whitesides Kelly Winfree Kennedy

Nays—16

Donald Baker Eubank Bray Burkett Fitzgerald Davis Harris of Hill

Lowry Hileman Howington McGlasson Lock McNamara Love Pevehouse

Absent

Humphrey Allison Jones Bean Blankenship King Brown Klingeman Chambers Lehman Coker McCann Colson, Mrs. McLellan Deen McMurry Dickson of Nolan Martin Moore Dwyer Ellis Nicholson Files Thornton Gilmer Walters Huddleston

Absent—Excused

Garland Sallas Manford

HOUSE BILL NO. 9 ON PASSAGE TO ENGROSSMENT

before the The Speaker laid House, as unfinished business, on its passage to engrossment,

H. B. No. 9, A bill to be entitled "An Act providing for the processing tax of one cent (1ϕ) per gallon on all combustible condensates, such as refined gasoline, naphtha, casinghead gasoline, natural gasoline, drip gasoline, and all other combustible condensates of crude petroleum, natural gas, or any other product by any method of refining, manufacturing, processing, separating, extracting, compounding, blending, or storing, whether manufactured within or without this State, by any person, agent, manufacturer, producer, corporation, partnership, association, or otherwise, in any refinery, manufacturing plant, processing plant, separating plant, extracting plant, compounding plant, blending plant, storage plant, or any other place or by any other method used for the purpose of producing or storing combustible condensates; etc.; and declaring an emergency."

The bill having heretofore been read second time.

Question: Shall House Bill No. 9 pass to engrossment?

HOUSE BILL NO. 940 ON SECOND READING

Mr. Manning moved that the necessary Rules be suspended for the purpose of taking up and considering, at this time, House Bill No. 940.

The motion prevailed by the following vote:

Yeas—114

Allen Hobbs Howard Allison Hoyo Alsup Huddleston Anderson Huffman Avant Hughes Bailey Hutchinson Baker Isaacks Bell Kennedy Benton Kinard Boone King Brawner Klingeman Bridgers Knight Bruhl Lansberry Bullock Lehman Bundy Levendecker Burkett Little Burnaman Lock Carlton Love Carrington Lowry Cato Lucas Celaya Lyle Clark McAlister Coker McDonald Connelly McGlasson Crossley McLellan Daniel McMurry Davis McNamara Dickson of Bexar Manning Dickson of Nolan Markle Donald Martin Dove Matthews Duckett Mills Ellis Montgomery Evans Moore Favors Morgan Ferguson Morris Files Morse Fuchs Murray Gandy Pace Goodman Parker Halsey Pevehouse Hanna Phillips Hargis Price Harris of Dallas Rampy Hartzog Reed of Bowie Heflin Reed of Dallas Helpinstill Ridgeway Henderson Rhodes

Roberts

Hileman

Sharpe Vale
Simpson Walters
Smith of Bastrop Wattner
Smith of Atascosa Weatherford
Spacek White
Stinson Whitesides
Stubbs Winfree
Turner

Nays-9

Bray Kersey
Craig Senterfitt
Eubank Skiles
Hardeman Voigt
Howington

Absent

Humphrey Bean Blankenship Jones Brown Kelly McCann Chambers Cleveland Nicholson Colson, Mrs. Roark Crosthwait Shell Deen Spangler Dwyer Stanford Fitzgerald Taylor Thornton Gilmer

Harris of Hill

Absent—Excused

Sallas

Garland Manford

The Speaker then laid before the House, on its second reading and passage to engrossment,

H. B. No. 940, A bill to be entitled "An Act amending Section 3 of Article II of Chapter 495, Acts 1936, Forty-fourth Legislature, Third Called Session, as amended by Section 1 of Senate Bill No. 9, Acts 1939, Forty-sixth Legislature, Regular Session, page 541, to provide methods of determining the age of an applicant for or recipient of old age assistance; and declaring an emergency."

The bill was read second time.

Mr. Howard offered the following amendment to the bill:

Amend House Bill No. 940 by adding at proper place,

"or by affidavit of doctor who was present at birth." -

On motion of Mr. Simpson, the amendment was tabled.

Mr. Davis offered the following amendment to the bill:

Amend House Bill No. 940 by striking out the words and figures "5" in Section 3 and inserting in lieu thereof the words and figures "3."

The amendment was adopted.

Mr. Harris of Hill offered the following amendment to the bill:

Amend House Bill No. 940 by inserting in Section 1 the following: "or by other definite means of proof as may be determined practical by the Department of Public Welfare."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 940 was then passed to engrossment.

HOUSE BILL NO. 940 ON THIRD READING

Mr. Manning moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 940 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—113

Allen	Coker
Allison	Colson, Mrs.
Alsup	Connelly
Avant	Craig
Bailey	Crossley
Baker	Daniel
Bell	Davis
Benton	${f Deen}$
Boone	Dickson of Bexar
Bridgers	Dickson of Nolan
Bruhl	Donald
Bullock	Dove
Bundy	Duckett
Burkett	Ellis
Burnaman	Eubank
Carlton	Evans
Carrington	Favors
Cato	Ferguson
Celaya	Fitzgerald
Clark	Fuchs

Gandy Martin Halsey Matthews Hanna Mills Montgomery Hargis Harris of Dallas Moore Morgan Harris of Hill Morris Hartzog Morse Heflin Helpinstill Murray Henderson Nicholson Hileman Pace Parker Hobbs Howington Pevehouse Hoyo Phillips Huddleston Price Huffman Reed of Bowie Hughes Reed of Dallas Humphrey Rhodes Hutchinson Roberts Kelly Senterfitt Kennedy Sharpe Simpson Kersey Klingeman Skiles Knight Smith of Bastrop Smith of Atascosa Lehman Leyendecker Spangler Stinson Little Lock Stubbs Taylor Lowry Lucas Thornton Lyle Turner McAlister Vale McGlasson Walters McLellan Wattner McMurry White McNamara Whitesides Manning Winfree

Nays—7

Bray Lansberry
Goodman Love
Hardeman Voigt
Howard

Markle

Absent

Anderson Jones Bean Kinard Blankenship King Brawner McCann McDonald Brown Chambers Rampy Cleveland Ridgeway Crosthwait Roark Dwyer Shell Files Spacek Stanford Gilmer Weatherford Isaacks

Absent—Excused

Garland Sallas Manford The Speaker then laid House Bill Helpinsti No. 940 before the House on third reading and final passage. Hobbs

The bill was read third time.

Mr. Davis offered the following amendment to the bill:

Amend House Bill No. 940 by striking out the words and figures "5" in Section 3 and inserting in lieu thereof the words and figures "1."

The amendment was lost by the following vote (not receiving the necessary two-thirds vote):

Yeas—65

Allison Kennedy Lehman Alsup Anderson Leyendecker Little Avant Love Bailey Baker Lucas Benton Lyle Boone McGlasson Brawner McMurry McNamara Bruhl Martin Burkett Matthews Burnaman Mills Carlton Moore Cato Morgan Celaya Morris Connelly Morse Crossley Pace Daniel Phillips Davis Reed of Bowie Donald Reed of Dallas Dove Rhodes Ellis Roark Ferguson Sallas Fuchs Sharpe Gandy Simpson Hargis Spangler Hartzog Stubbs Henderson Turner Huddleston Vale Hughes Walters Hutchinson Whitesides Isaacks

Nays-48

Allen Eubank
Blankenship Evans
Bray Favors
Bridgers Fitzgerald
Coker Halsey
Craig Hanna
Deen Harris of Dallas

Dickson of Nolan Harris of Hill

Duckett Heflin

Kellv

Helpinstill Montgomery Murray Nicholson Hobbs Howard Parker Pevehouse Howington Roberts Hoyo Senterfitt Kersey Klingeman Smith of Bastrop Knight Smith of Atascosa Lansberry Stinson Voigt Lock Wattner Lowry McAlister Weatherford McLellan White Markle Winfree

Present-Not Voting

Ridgeway

Absent

Huffman Bean Bell Humphrey Brown Jones Kinard Bullock King Bundy McCann Carrington McDonald Chambers Manning Clark Cleveland Price Colson, Mrs. Rampy Crosthwait Shell Dickson of Bexar Skiles Dwyer Spacek Files Stanford Taylor Gilmer Goodman Thornton Hardeman

Absent-Excused

Garland Manford

Mr. Howard offered the following amendment to the bill:

Amend House Bill No. 940 at the proper place by adding,

"or affidavit of doctor who was present at the time of birth of the applicant."

The amendment was adopted unanimously.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 940 was then passed by the following vote:

Yeas-128

Allen Allison Isaacks Alsup Anderson Kelly Kennedy Avant Bailey Kersey Kinard Baker Bean King Bell Knight Benton Boone Brawner Lehman Bridgers Little Bruhl Bullock Lock Lowry Bundy Lucas Burnaman Lyle Carlton

McAlister Carrington McDonald Cato Celaya McLellan Clark McMurry Coker Colson, Mrs. Manning Connelly Markle Craig Martin Crossley Matthews Daniel Mille Davis Montgomery Deen

Dickson of Bexar Dickson of Nolan Donald Duckett Ellis Eubank Evans Favors Ferguson

Files Fitzgerald Fuchs Gandy Goodman Halsey Hanna

Hargis Harris of Dallas Harris of Hill Hartzog Heflin Helpinstill

Henderson Hileman Hobbs Howard Howington Hoyo Huddleston

Hughes

Humphrey Hutchinson Klingeman

Lansberry Levendecker

McGlasson McNamara

Moore Morgan Morris Morse Murray Nicholson Pace Parker Pevehouse Phillips Price

Rampy Reed of Bowie Reed of Dallas Ridgeway Rhodes

Roberts Sallas Senterfitt Sharpe Shell Simpson Skiles

Smith of Bastrop Smith of Atascosa

Spangler Stinson Stubbs Taylor Thornton Turner

Vale White Walters Whitesides Wattner Winfree Weatherford

Nays—2

Bray

Love

Present-Not Voting

Burkett

Absent

Blankenship Hardeman Brown Huffman Chambers Jones Cleveland McCann Crosthwait Roark Dove Spacek Dwyer Stanford Gilmer Voigt

Absent—Excused

Garland

Manford

HOUSE BILL NO. 279 onSECOND READING

(By Unanimous Consent)

The Speaker laid before the House, on its second reading and passage to engrossment.

H. B. No. 279, A bill to be entitled "An Act to amend Section 2 of Senate Bill 575, Acts of the 42nd Legislature, Regular Session, approved April 31, 1931, being an Act to establish a system of public roads and bridges for Bexar County and granting certain powers to the Commissioners' Court of said county with reference thereto authorizing the Commissioners' Court to hire necessary road machinery, tools or teams, and by agreement of the parties to apply the rental upon the purchase price thereof in the event the county purchases the same; and declaring an emergency.

The bill was read second time.

Mr. Crosthwait offered the following committee amendments to the bill:

Amend House Bill No. 279 by striking out all below the enacting clause and substituting in lieu thereof the following:

Section 1. That Section 2 of Senate Bill 575, Acts of the 42nd Legislature, Regular Session, approved April 30, 1931, being an "Act to establish a system of public roads and bridges for Bexar County, and granting certain powers to the Commissioners' Court of said County with reference thereto," be and the same is hereby amended so that the same as so amended, shall hereafter read as follows:

"Sec. 2. Subject to the provisions of this Act and the Law relating to County Auditors, said County shall have the power and it shall be its duty, from time to time to purchase any and all such teams, tools, implements, machinery, materials and supplies and to employ such hands and teams, and to make, on behalf of said County any and all such contracts as said Court may deem proper, and that shall be reasonably necessary to carry into effect the provisions of this Act and to provide for the public needs in relation there-Provided, however, that Commissioners' Court of said County shall have power and authority to hire all necessary road machinery, tools or teams, and by agreement of the parties to apply the rental upon the purchase price thereof, in the event the County purchases the same; provided that the purchase is made in compliance with Sections 9 and 28 of this Act and the provisions of law relating to competitive bidding."

The fact that the law as Sec. 2. now in force makes no provision authorizing the Commissioners' Court of Bexar County to apply such rentals upon the purchase price of any such road machinery, tools orthereby resulting in the total loss of such rentals paid by Bexar County, creates an emergency and imperative public necessity authorizing the suspension of the Constitutional Rule requiring bills to be read on three several days be, and the same is hereby suspended, and that this Act shall take effect and be in force from and after its passage, and it is so enacted.

Amend House Bill No. 279 by striking out all above the enacting clause and substituting in lieu thereof the following:

A BILL

To Be Entitled

An Act to amend Section 2 of Senate Bill No. 575, Acts of the 42nd Legislature, Regular Session, approved April 30, 1931, being an Act to establish a system of public roads and bridges for Bexar County and granting certain powers to the Commissioners' Court of said county with reference thereto authorizing the Commissioners' Court to hire all necessary road machinery, tools or teams, and by agreement of the parties to apply the rental upon the purchase price thereof in the event the county purchases the same; and declaring an emergency.

The committee amendments were severally adopted.

House Bill No. 279 was then passed to engrossment.

HOUSE BILL NO. 279 ON THIRD READING

Mr. Ridgeway moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 279 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-129

Cleveland Allen Coker Allison Colson, Mrs. Alsup Connelly Anderson Craig Avant Crossley Bailey Daniel Baker Davis Bean Deen Benton Dickson of Bexar Boone Dickson of Nolan Bray Donald Bridgers Dove Bruhl Bundy Duckett Burkett Ellis Eubank Burnaman Favors Carlton Carrington Ferguson Cato Fitzgerald Celaya Fuchs Clark Gandy

Martin

Mills

Moore

Morris

Morse

Pace

Price

Murray

Parker

Phillips

Rampy

Rhodes

Roberts

Senterfitt

Roark

Sallas

Sharpe

Simpson

Spangler

Stinson

Stubbs

Taylor

Turner

Walters

Wattner

White

Files

Winfree

Weatherford

Vale

Voigt

Thornton

Smith of Bastrop

Smith of Atascosa

Shell

Skiles

Ridgeway

Nicholson

Pevehouse

Reed of Bowie

Reed of Dallas

Morgan

Matthews

Montgomery

Goodman Halsey Hanna Hardeman Hargis Harris of Dallas Harris of Hill Hartzog Heflin Helpinstill Henderson Hileman Hobbs Howard Howington Hoyo Huddleston Hughes Humphrey

Hoyo
Huddleston
Hughes
Humphrey
Hutchinson
Isaacks
Kelly
Kennedy
Kersey
King
Klingeman
Knight
Lansberry
Lehman
Leyendecker
Little
Lock

Leyendecker
Little
Lock
Love
Lowry
Lucas
Lyle
McAlister
McDonald
McGlasson
McLellan
McMurry
McNamara
Manning

Markle

Absent

Bell
Blankenship
Brawner
Brown
Bullock
Chambers
Crosthwait
Dwyer
Evans

Gilmer
Huffman
Jones
Kinard
McCann
Spacek
Stanford
Whitesides

Absent-Excused

Garland

Manford

The Speaker then laid House Bill No. 279 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-129

Allen Allison Alsup Anderson Avant Bailey Baker Bean Benton Boone Bray Bridgers Bruhl Bundy Burkett Burnaman Carlton Carrington Cato Celaya Clark Cleveland Coker Colson, Mrs. Connelly Craig Crossley Daniel Davis Deen Dickson of Bexar Dickson of Nolan Donald Dove Duckett Ellis

Ellis
Eubank
Favors
Ferguson
Fitzgerald
Fuchs
Gandy
Goodman
Halsey
Hanna
Hardeman
Hardeman
Hargis
Harris of Da

Hardeman
Hargis
Harris of Dallas
Harris of Hill
Hartzog
Heflin
Helpinstill
Henderson
Hileman
Hobbs
Howard
Howington

Howington Hoyo Huddleston
Hughes
Humphrey
Hutchinson
Isaacks
Kelly
Kennedy
Kersey
King
Klingeman
Knight
Lansberry
Lehman

Leyendecker Little Lock Love Lowry Lucas Lyle McAlister McDonald McGlasson McLellan McMurry McNamara Manning Markle Martin Matthews Mills Montgomery

Moore
Morgan
Morris
Morse
Murray
Nicholson
Pace
Parker
Pevehouse
Phillips
Price
Rampy
Reed of Bowie

Reed of Dallas
Ridgeway
Rhodes
Roark
Roberts
Sallas
Senterfitt
Sharpe
Shell
Simpson
Skiles

Smith of Bastrop Smith of Atascosa Spangler Voigt
Stinson Walters
Stubbs Wattner
Taylor Weatherford
Thornton White
Turner Winfree
Vale

Absent

Files Bell Blankenship Gilmer Brawner Huffman Brown Jones Bullock Kinard Chambers McCann Crosthwait Spacek Dwyer Stanford Whitesides Evans

Absent—Excused

Garland Manford

CONFERENCE COMMITTEE ON HOUSE BILL NO. 373 INSTRUCTED

Mr. Morris moved to suspend all necessary Rules for the purpose of making a motion to instruct the conference committee to report on House Bill No. 373 by 10:00 o'clock a.m. next Tuesday.

The motion to suspend the Rules prevailed by the following vote:

Yeas-108

Dove Allen Alsup Duckett Dwyer Avant Bailey Ellis **Evans** Baker Ferguson Bell Benton Files Fitzgerald Boone Fuchs Brawner Goodman Bridgers Hanna Bruhl Hargis Bundy Harris of Dallas Burkett Harris of Hill Burnaman Heflin Carlton Helpinstill Cato Henderson Celaya Hileman Clark Hobbs Coker Howard Connelly Howington Crossley Daniel Hoyo Huddleston Davis Hughes Dickson of Nolan Humphrey Donald

Hutchinson Murray Isaacks Nicholson Kelly Pace Kennedy Pevehouse King Phillips Klingeman Price Knight Rampy Lansberry Reed of Bowie Lehman Reed of Dallas Leyendecker Rhodes Little Senterfitt Lock Simpson Love Skiles Lucas Smith of Bastrop Lyle Smith of Atascosa McDonald Spacek McGlasson Spangler McLellan Stanford McMurry Stinson Manning Stubbs Markle Taylor Martin Turner Matthews Vale Mills Voigt Montgomery Walters Moore Wattner Morgan Weatherford Morris White Morse Winfree

Nays-20

Allison Hartzog Bray Kersey Bullock Lowry McAlister Craig Deen McNamara Dickson of Bexar Parker Eubank Roberts Favors Sallas Halsey Sharpe Hardeman Thornton

Absent

Anderson Gilmer Huffman Bean Blankenship Jones Brown Kinard Carrington McCann Chambers Ridgeway Cleveland Roark Colson, Mrs. Shell Crosthwait Whitesides Gandy

Absent-Excused

Garland Manford

Mr. Morris then moved that the Conference Committee on House Bill No. 373 be instructed to report to the House by 10 o'clock a.m. next Tuesday.

The motion prevailed.

Mr. Morris moved to reconsider the vote by which the Conference Committee on House Bill No. 373 was instructed and to table the motion to reconsider.

The motion to table prevailed.

HOUSE BILL NO. 55 ON SECOND READING

Mr. Bridgers moved that the necessary Rules be suspended for the purpose of taking up and considering, at this time, House Bill No. 55.

The motion prevailed by the following vote:

Yeas-98

Allen Hobbs Allison Howington Alsup Hoyo Huffman Anderson Hughes Avant Humphrey Bailey Hutchinson Baker Kellv Bean Kennedy Benton Kersev Boone Kinard Bridgers Knight Bruhl Lehman Burkett Levendecker Burnaman Little Carrington Lock Cato Love Celaya Lowry Colson, Mrs. Lucas Craig McDonald Connelly McLellan Daniel Manning Davis Markle Martin Dickson of Bexar Matthews Donald Mills Dove Montgomery Duckett Moore Ellis Morgan Evans Morse Favors Murray Ferguson Nicholson Fitzgerald Pace Fuchs Parker Gandy Phillips Goodman Price Hardeman Rampy Hargis Reed of Bowie Harris of Dallas Ridgeway Hartzog Rhodes Heflin Roberts Helpinstill Sallas Hileman Senterfitt

Sharpe Vale
Simpson Voigt
Smith of Bastrop Walters
Smith of Atascosa Weatherford
Spacek White
Thornton Winfree
Turner

Nays—24

Bell Lyle Bray McAlister Bullock McGlasson Carlton McNamara Clark Morris Coker Reed of Dallas Crossley Roark Eubank Skiles Halsev Stinson Harris of Hill Taylor Henderson Wattner Klingeman Whitesides

Absent

Blankenship Huddleston Brawner isaacks Brown Jones Bundy King Chambers Lansberry Cleveland McCann Crosthwait McMurry Dickson of Nolan Pevehouse Dwyer Shell Files Spangler Gilmer Stanford Hanna Stubbs Howard

Absent—Excused

Garland Manford

The Speaker then laid before the House, on its second reading and passage to engrossment,

H. B. No. 55, A bill to be entitled "An Act to amend Article 2847 of the Revised Statutes relating to the filing of bids for the furnishing of textbooks to the State by adding to said Article a provision requiring that all textbooks to be used in the public schools of Texas shall be printed in the State of Texas from and after the year 1943."

The bill was read second time.

Mr. Sharpe moved to postpone further consideration of House Bill No. 55 until 11:00 o'clock a.m. next Tuesday.

The motion prevailed.

CONFERENCE COMMITTEE REPORT ON HOUSE BILL NO. 405

Mr. Bruhl submitted the following Conference Committee report on House Bill No. 405:

Austin, Texas, April 22, 1941.

Honorable Homer Leonard, Speaker, House of Representatives Austin, Texas

Dear Mr. Speaker: We, your Conference Committee, appointed to adjust the differences between the two Houses on House Bill No. 405, have met and beg leave to recommend that said House Bill No. 405 be passed in the form hereto attached.

Respectfully submitted,

BRUHL, DUCKETT, SENTERFITT, PHILLIPS.

On the part of the House.

BROWNLEE,
KELLEY,
SULAK.
On the part of the Senate.

By Mr. Bruhl: H. B. No. 405,

A BILL To Be Entitled

An Act amending the "Lower Colorado River Authority Act," Chapter 7, Acts of the Fourth Called Session, Forty-third Legislature, by adding a new section to be known as Section 3a, to provide that Directors of the Authority who shall be appointed subsequent to the effective date of this Act shall be residents of and freehold property taxpayers of the counties comprising the district known as the Lower Colorado River Authority, as named in Section 1 of said Act, and shall have been such residents of and freehold proptaxpayers in one of said counties for not less than two (2) years next preceding such appointment; providing that not more than one of such Directors shall be residents of the same county, and all such Directors shall be appointed with the advice and consent of the Senate; and declaring an emergency.

Be It Enacted by the Legislature of the State of Texas:

Section 1. That Chapter 7 of the Acts of the Fourth Called Session of the Forty-third Legislature, known and cited as the "Lower Colorado River Authority Act," be and the same is hereby amended by adding thereto a new section following Section 3, to be known as Section 3a, and to read as follows:

"Sec. 3a. From and after the effective date of this Act, every Director appointed to the Board of Directors of the Lower Colorado River Authority shall be a resident of and freehold property taxpayer of one of the counties comprising the district known as the Lower Colorado River Authority, as named in Section 1 of said Act, and shall have been such resident of and freehold property taxpayer in one of said counties for not less than two (2) years next preceding such appointment; providing that not more than one of such Directors shall be residents of the same county and all such Directors shall be appointed with the advice and consent of the Senate."

"It is expressly provided, however, that any Director residing within the district at the effective date of this Act shall be eligible for reappointment."

Sec. 2. The fact that under the present law, Directors of the Lower Colorado River Authority may be appointed from any county in the State, and the fact that many counties in the State are not situated within the watershed of the Colorado River, or adjacent to the Colorado River, and the fact that it is desirable that the Directors of the Authority be residents of such districts, and be appointed with the advice and consent of the Senate, create an emergency and an imperative public necessity that ${ the}$ Constitutional Rule requiring bills to be read on three several days in each House be suspended, and said Rule is hereby suspended, and this Act shall take effect and be in force from and after its passage, and it is so enacted.

Mr. Phillips moved that the report be adopted.

Mr. Bell moved that the report be not adopted and that a new Confer-

ence Committee be requested to adjust the differences.

The motion by Mr. Bell prevailed.

BILLS SIGNED BY THE SPEAKER

The Speaker signed, in the presence of the House, after giving due notice thereof and their captions had been read severally, the following enrolled bills:

- S. B. No. 126, "An Act authorizing trustees of Common School Districts and Consolidated Common School Districts to make contracts with superintendents, principals, and teachers, etc.; and declaring an emergency."
- S. B. No. 406, "An Act to amend the subject matter embraced in Section 9 of Chapter 482, General and Special Laws, 44th Legislature, Third Called Session, etc., setting forth the manner in which funds may be deposited and withdrawn from said fund, etc.; and declaring an emergency."
- S. B. No. 373, "An Act providing that it shall be unlawful to take, kill, or attempt to take or kill any prairie chickens, in this State until September 1, 1946, etc.; and declaring an emergency."

RECESS

On motion of Mr. Hanna, the House at 4:55 o'clock p. m. took recess until 7:30 o'clock p. m. today.

NIGHT SESSION

The House met at 7:30 o'clock p. m. and was called to order by the Speaker.

LEAVES OF ABSENCE GRANTED

The following Members were granted leaves of absence for this evening as follows:

Mr. Isaacks for this evening on motion of Mr. Hardeman.

Mr. Smith of Bastrop on account of important business, on motion of Mr. Moore.

Mr. Ridgeway on account of important business, on motion of Mr. Bean.

Mr. Gandy on account of illness in family, on motion of Mr. Leonard.

Mr. Deen on account of illness, on motion of Mr. Leonard.

Mr. Leyendecker on account of illness, on motion of Mr. Bell.

Mr. Martin temporarily for the evening, on account of illness, on motion of Mr. Hardeman.

Mr. Turner on account of important business, on motion of Mr. Lehman.

Mr. Knight on account of important business, on motion of Mr. Kennedy.

HOUSE BILL NO. 14 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 14, A bill to be entitled "An Act to amend Article 954, Code of Criminal Procedure, to authorize the Governor to remit fines, forfeitures of recognizances and bail bonds; and declaring an emergency."

The bill was read second time.

Mr. Stinson offered the following amendment to the bill:

Amend House Bill No. 14 by striking out all below the enacting clause and inserting in lieu thereof the following:

"Section 1. That Article 954 of the Code of Criminal Procedure be and the same is hereby amended to hereafter read as follows:

"Article 954. The Board of Pardons and Paroles shall, without delay when application is made, pass on all requests for the remission of fines, recognizances and forfeiture of bail bonds; and if said Board favors such remission, the Board shall, without delay, recommend the same to the Governor. When such recommendation has been made by the Board of Pardons and Paroles to the Governor, he shall forthwith, unless for good cause shown, remit in writing such fines, forfeitures of recognizances and bail bonds."

Sec. 2. As the method for the remission of fines, recognizances and forfeitures of bail bonds is now cumbersome and inadequate, the crowd-

ed condition of the calendar and the near approach to the end of the session constitutes an emergency and an imperative public necessity that the Constitutional Rule, requiring bills to be read on three several days in each House, be and the same is hereby suspended, and this Act shall take effect and be in force from and after its passage, and it is so enacted.

The amendment was adopted.

By unanimous consent of the House the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 14 was then passed to engrossment.

HOUSE BILL NO. 14 ON THIRD READING

Mr. Stinson moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 14 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-118

Allen Crossley Allison Crosthwait Alsup Davis Anderson Deen Avant Donald Bailey Dove Baker Duckett Bean Ellis Bell Eubank Benton Evans Boone Favors Ferguson Bridgers Brown Fitzgerald Bullock Fuchs Bundy Gandy Burkett Gilmer Burnaman Halsey Harris of Dallas Carlton Harris of Hill Cato Celaya Helpinstill Chambers Hileman Clark Hobbs Howard Cleveland Coker Howington Colson, Mrs. Hoyo Connelly Huddleston Hughes Craig

Humphrey Morse Isaacks Murray Nicholson Jones Kennedy Pace Kersev Parker Kinard Phillips . Klingeman Price Rampy Knight Reed of Bowie Lansberry Lehman Reed of Dallas Leyendecker Ridgeway Rhodes Little Roark Lock Love Roberts Senterfitt Lowry Shell Lucas Lyle Simpson Smith of Atascosa McAlister McCann Spacek Stanford McDonald McGlasson Stinson Stubbs McLellan Taylor McMurry McNamara Thornton Turner Markle Martin Vale Voigt Matthews Walters Mills Wattner Montgomery Moore Weatherford Morgan Whitesides Winfree Morris

Nays-1

Brav

Absent

Blankenship Hartzog Heflin Brawner Henderson Bruhl Huffman Carrington Daniel Hutchinson Dickson of Bexar Kelly Dickson of Nolan King Dwyer Manning Files Pevehouse Goodman Sharpe Hanna Skiles Hardeman Spangler White Hargis

Absent-Excused

Garland Sallas
Manford Smith of Bastrop

The Speaker then laid House Bill No. 14 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-118

Allison Alsup Anderson Avant Bailey Baker Bean Bell Benton Boone Bridgers Brown Bullock Bundy Burkett Burnaman Carlton Cato Celava Chambers Clark Cleveland Coker

Allen

Colson, Mrs.
Connelly
Craig
Crossley
Crosthwait
Davis
Deen
Donald
Dove
Duckett
Ellis
Eubank
Evans
Favors

Eubank
Evans
Favors
Ferguson
Fitzgerald
Fuchs
Gandy
Gilmer
Halsey
Harris of D

Harris of Dallas
Harris of Hill
Helpinstill
Hileman
Hobbs
Howard
Howington
Hoyo
Huddleston
Hughes
Humphrey
Isaacks
Jones

Kennedy

Kersey

Kinard Klingeman Knight Lansberry Lehman Leyendecker

Little Lock Love Lowry Lucas Lyle McAlister McCann McDonald McGlasson McLellan McMurry McNamara Markle Martin Matthews Mills Montgomery

Montgomer Moore Morgan Morris Morse Murray Nicholson Pace Parker Phillips Price Rampy

Reed of Bowie Reed of Dallas Ridgeway Rhodes Roark Roberts Senterfitt Shell Simpson

Smith of Atascosa
Spacek
Stanford
Stinson
Stubbs
Taylor
Thornton
Turner
Vale
Voigt
Walters
Wattner
Weatherford
Whitesides
Winfree

Nays--1

Brav

Blankenship

Absent

Hartzog

Brawner Heflin Bruhl Henderson Carrington Huffman Daniel Hutchinson -Dickson of Bexar Kelly Dickson of Nolan King Dwyer Manning Files Pevehouse Goodman Sharpe Hanna Skiles Hardeman Spangler Hargis \mathbf{W} hite

Absent-Excused

Garland Sallas

Manford Smith of Bastrop

HOUSE BILL NO. 881 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 881, A bill to be entitled "An Act providing for the allowance of expenditures for office and traveling expenses of the County Superintendent of Public Instruction in certain counties to apply both when such counties have a school superintendent and when the county judge is the ex officio county superintendent; repealing all laws or parts of laws in conflict; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 881 ON THIRD READING

Mr. Gandy moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 881 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-120

Allen Alsup Allison Anderson

Avant Bailey Baker Bean Bell Benton Boone Bray Bridgers Brown Bruhl Bullock Bundy Burkett Burnaman Carlton Cato Celaya Chambers Clark Cleveland Coker Colson, Mrs. Connelly Craig Crosthwait Davis Deen Donald

Duckett Ellis Favors Ferguson Files Fitzgerald Fuchs Gandy Gilmer Goodman Halsev Hargis Harris of Dallas Hartzog Helpinstill

Dove

Hileman Hobbs Howard Howington Hoyo Hughes Humphrey Hutchinson Jones Kelly Kennedy Kersey Kinard

Knight Lansberry Lehman Levendecker Little Lock

Love

Lowry Lucas Lyle McAlister McCann McDonald McGlasson McLellan McMurry McNamara Manning Markle Martin Matthews Mills Montgomery

Morgan Morris Morse Murray Nicholson Pace Parker Phillips Price Rampy

Reed of Bowie Reed of Dallas Ridgeway Rhodes Roark Roberts Senterfitt Shell Simpson

Skiles Smith of Atascosa Spacek Stanford Stinson Stubbs Taylor Thornton Turner Vale Voigt Walters Wattner Weatherford Whitesides Winfree

Absent

Blankenship Brawner

Carrington Crosslev

Favors

Ferguson

Daniel Henderson Dickson of Bexar Huddleston Dickson of Nolan Huffman Dwver King Eubank Klingeman Moore Evans Pevehouse Hanna Hardeman Sharpe Harris of Hill Spangler Heflin White

Absent—Excused

Garland Sallas Smith of Bastrop Isaacks Manford

The Speaker then laid House Bill No. 881 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—120

Allen Files Fitzgerald Allison Fuchs Alsup Anderson Gandy Gilmer Avant Goodman Bailey Halsey Baker Hargis Bean Bell Harris of Dallas Benton Hartzog Boone Helpinstill Bray Hileman **Bridgers** Hobbs Howard Brown Bruhl Howington Bullock Hoyo Bundy Hughes Humphrey Burkett Hutchinson Burnaman Carlton Jones Cato Kelly Kennedy Celaya Chambers Kersey Kinard Clark Cleveland Knight Lansberry Coker Colson, Mrs. Lehman Leyendecker Connelly Little Craig Crosthwait Lock Davis Love Deen Lowry Donald Lucas Lyle Dove Duckett McAlister Ellis McCann

McDonald

McGlasson

Rhodes McLellan McMurry Roark McNamara Roberts Manning Senterfitt Markle Shell Martin Simpson Matthews Skiles Smith of Atascosa Mills Montgomery Spacek Morgan Stanford Morris Stinson Morse Stubbs Murray Taylor Nicholson . Thornton Turner Pace Parker Vale **Phillips** Voigt Walters Price Rampy Wattner Reed of Bowie Weatherford Reed of Dallas Whitesides . Ridgeway Winfree

Absent

Blankenship Harris of Hill Brawner Heflin Carrington Henderson Huddleston Crossley Daniel Huffman Dickson of Bexar King Dickson of Nolan Klingeman Dwver Moore Eubank Pevehouse Evans Sharpe Spangler · Hanna. White Hardeman

Absent-Excused

Garland Isaacks Manford Sallas Smith of Bastrop

SENATE BILL NO. 280 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 280, A bill to be entitled "An Act authorizing any school district having an indebtedness in excess of six (6%) per cent of its assessed valuation in which is located a school building which shall have been condemned by certain authorities, to levy a tax of not to exceed Seventy-five (75ϕ) Cents on the One Hundred (\$100.00) Dollars Valuation, etc.; and declaring an emergency."

The bill was read second time and was passed to third reading.

SENATE BILL NO. 280 ON THIRD READING

Mr. Gandy moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that Senate Bill No. 280 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—125

Allison Harris of Dallas Harris of Hill Alsup Anderson Hartzog Avant Helpinstill Bailey Hileman Baker Hobbs Bean Howard Bell Howington Benton Hoyo Huddleston Boone Hughes Bray Brown Humphrey Hutchinson Bruhl Jones Bullock Kelly Bundy Kennedy Burkett Kersey Burnaman Kinard Carlton Klingeman Carrington Knight Cato Lansberry Celaya Lehman Chambers Leyendecker Clark Little Cleveland Lock Coker Colson, Mrs. Love Connelly Lowry Craig Lucas Lyle Crossley McAlister Crosthwait McCann Davis McDonald Deen McGlasson Dickson of Bexar McLellan Donald McMurry Dove McNamara Duckett Markle Ellis Martin Eubank Matthews Evans Mills Favors Montgomery Ferguson Moore Files Fitzgerald Morgan Morris Fuchs Morse Gandy Gilmer Murray Nicholson Goodman Pace Halsey Parker Hargis

Phillips Stanford Price Stinson Reed of Bowie Stubbs Reed of Dallas Taylor Ridgeway Thornton Rhodes Turner Roark Vale Roberts Voigt Senterfitt Walters Shell Wattner Simpson Weatherford Skiles Whitesides Smith of Atascosa Winfree Spacek

Absent

Allen Henderson Blankenship Huffman Brawner King Daniel Manning Dickson of Nolan Pevehouse Dwyer Rampy Hanna Sharpe Hardeman Spangler Heflin White

Absent-Excused

Bridgers Manford
Garland Sallas
Isaacks Smith of Bastrop

The Speaker then laid Senate Bill No. 280 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-125

Allison Clark Alsup Cleveland Anderson Coker Avant Colson, Mrs. Bailey Connelly Baker Craig Bean Crossley Bell Crosthwait Benton Davis Boone Deen Bray Dickson of Bexar Brown Donald Bruhl Dove Bullock Duckett Bundy Ellis Burkett Eubank Burnaman Evans Carlton Favors Carrington Ferguson Cato **Files** Celaya Fitzgerald Chambers Fuchs

Gandy Markle Gilmer Martin Goodman Matthews Halsey Mills Hargis Montgomery Moore Harris of Dallas Harris of Hill Morgan Hartzog Morris Helpinstill Morse Hileman Murray Nicholson Hobbs Howard Pace Howington Parker Hoyo **Phillips** Huddleston Price Hughes Reed of Bowie Reed of Dallas Humphrey Ridgeway Hutchinson Rhodes Jones Kelly Roark Roberts Kennedy Kersey Senterfitt Kinard Shell Klingeman Simpson Knight Skiles Smith of Atascosa Lansberry Spacek Lehman Leyendecker Stanford Little Stinson Lock Stubbs Taylor Love Thornton Lowry Turner Lucas Vale Lyle McAlister Voigt McCann Walters Wattner McDonald McGlasson Weatherford McLellan Whitesides McMurry Winfree McNamara

Absent

Allen Henderson Blankenship Huffman Brawner King Daniel Manning Dickson of Nolan Pevehouse Dwyer Rampy Hanna Sharpe Spangler Hardeman White Heflin

Absent—Excused

Bridgers Manford
Garland Sallas
Isaacks Smith of Bastrop

HOUSE BILL NO. 64 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 64, A bill to be entitled "An Act to validate the organization and creation of all school districts, including common school districts, independent school districts, consolidated common school tricts, all county line school districts, including county line common school districts, county line independent school districts, county line consolidated common school districts, counline consolidated independent school districts, rural high school districts, and all other school districts, whether created by General or Special Law or by County Boards of Trustees; providing this Act shall not validate the organization or creation of any district, or consolidation or annexation of any district in or to such district where the same is now involved in litigation or where suit or litigation is filed with reference thereto within forty-five (45) days after the effective date of this Act; validating the acts of said County Boards of Trustees Boards of Trustees of such districts; validating bond assumption tions and all bonds voted, authorized and/or now outstanding of said districts; validating all tax levies made in behalf of said districts; authorizing and empowering all school districts mentioned in this Act to levy, assess, and collect the same rate heretofore authorized or attempted to be authorized by any act or acts of said districts, or by any Act of the Legislature; making certain exemptions; and declaring an emergency.'

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 64 ON THIRD READING

Mr. Chambers moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 64 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—125

Allen Allison Alsup Anderson

Avant Bailey Baker Bean BellBenton Boone Bray Bridgers Brown Bullock Bundy Burkett Burnaman Carlton Carrington Cato Celaya Chambers Clark Cleveland Coker Colson, Mrs. Connelly Craig Crossley Crosthwait Davis DeenDickson of Bexar Donald Dove Duckett Ellis Eubank Evans Favors Ferguson Files Fitzgerald Fuchs Halsey Hardeman Hargis Harris of Dallas Harris of Hill Hartzog Helpinstill Hileman Hobbs Howard Howington Hoyo Huddleston

Hughes

Isaacks

Kennedy

Jones

Kelly

Humphrey

Hutchinson

Kersey Kinard Klingeman Knight Lansberry Lehman Little Lock Love Lowry Lucas Lyle McAlister McCann McDonald McGlasson McLellan McMurry McNamara Markle Martin Matthews Mills Montgomery Moore Morgan Morris Morse Murray Nicholson Pace Parker Phillips Price Reed of Bowie Reed of Dallas Ridgeway Rhodes Roark Roberts Senterfitt Sharpe Shell Simpson Skiles Smith of Atascosa Spacek Stanford Stinson Stubbs Taylor Thornton Turner Vale Voigt Walters Wattner Weatherford

Whitesides

Winfree

Absent

Blankenship Heflin Henderson Brawner Bruhl Huffman King Daniel Dickson of Nolan Pevehouse Dwyer Rampy Gilmer Spangler Goodman White Hanna

Absent—Excused

Gandy Manning
Garland Sallas
Leyendecker Smith of Bastrop
Manford

The Speaker then laid House Bill No. 64 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-125

Allen Eilis Eubank Allison Alsup Evans Favors Anderson Avant Ferguson Bailey Files Fitzgerald Baker Bean Fuchs Bell Halsey Hardeman Benton Hargis Boone Bray Harris of Dallas Bridgers Harris of Hill Brown Hartzog Bullock Helpinstill Bundy Hileman Burkett Hobbs Burnaman Howard Carlton Howington Carrington Hoyo Huddleston Cato Celaya Hughes Chambers Humphrey Clark Hutchinson Cleveland Isaacks Jones Coker Colson, Mrs. Kellv Connelly Kennedy Craig Kersey Crossley Kinard Crosthwait Klingeman Davis Knight Deen Lansberry Dickson of Bexar Lehman Donald Little Dove Lock Duckett Love

Lowry Reed of Dallas Lucas Ridgeway Lyle Rhodes McAlister Roark McCann Roberts McDonald Senterfitt McGlasson Sharpe McLellan Shell McMurry Simpson McNamara Skiles Markle Smith of Atascosa Martin Spacek Matthews Stanford Mills Stinson Montgomery Stubbs Moore Taylor Morgan Thornton Morris Turner Morse Vale Murray Voigt Nicholson Walters Pace Wattner Parker Weatherford **Phillips** Whitesides Price Winfree Reed of Bowie

Absent

Blankenship Heflin Brawner Henderson Bruhl Huffman Daniel King Dickson of Nolan Manning Dwyer Pevehouse Gilmer Rampy Goodman Spangler Hanna White

Absent-Excused

Gandy Manford
Garland Sallas
Levendecker Smith of Bastrop

HOUSE BILL NO. 285 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 285, A bill to be entitled "An Act amending Section 9, Chapter 15, General Laws, 41st Legislature, Second Called Session, to provide that any person violating any of the provisions of this Act may be prosecuted therefor in any county of this State where such violation occurs; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 285 ON THIRD READING

Mr. McCann moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 285 be placed on its third reading and final passage.

The motion prevailed by the following vote.

Yeas-127

Allen Hargis Alsup Harris of Dallas Anderson Harris of Hill Avant Heflin Bailey Helpinstill Hileman Baker Bean Hobbs Bell Howard Benton Howington Boone Hoyo Brawner Huddleston Hughes Bray Bridgers Humphrey Hutchinson Brown Bruhl Isaacks Bullock Jones Kelly Bundy Burkett Kennedy Kersey Burnaman Kinard Carlton Carrington Klingeman Cato Knight Celaya Lehman Leyendecker Chambers Little Clark Cleveland Lock Coker Love Colson, Mrs. Lowry Connelly Lucas Craig Lyle Crosslev McAlister Davis McCann Deen McDonald Dickson of Bexar McGlasson Donald McMurry Duckett McNamara Ellis Markle Eubank Martin Evans Matthews **Favors** Mills Ferguson Montgomery Files Moore Fitzgerald Morgan Fuchs Morris Gilmer Morse Goodman Murray Halsey Nicholson Hanna Pace Hardeman Parker

Phillips Stanford Price Stinson Rampy Stubbs Reed of Bowie Taylor Reed of Dallas Thornton Ridgeway Turner Rhodes Vale Roark Voigt Roberts Walters Senterfitt Wattner Sharpe Weatherford Simpson White Skiles Whitesides Smith of Atascosa Winfree Spacek

Absent

Allison Huffman Blankenship King Lansberry Crosthwait Daniel McLellan Dickson of Nolan Manning Dove Pevehouse Dwyer Shell Hartzog Spangler Henderson

Absent-Excused

Gandy Sallas
Garland Smith of Bastrop
Manford

The Speaker then laid

The Speaker then laid House Bill No. 285 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-127

Allen Celaya Chambers Alsup Anderson Clark Cleveland Avant Bailey Coker Colson, Mrs. Baker Bean Connelly Bell Craig Benton Crosslev Boone Davis Deen Brawner Dickson of Bexar Bray Bridgers Donald Brown Duckett Bruhl Ellis Bullock Eubank Bundy Evans Burkett Favors Burnaman Ferguson Carlton Files Carrington Fitzgerald Fuchs Cato

Gilmer Martin Matthews Goodman Mills Halsey Montgomery Hanna. Hardeman Moore Hargis Morgan Harris of Dallas Morris Morse Harris of Hill Heflin Murray Helpinstill Nicholson Hileman Pace Hobbs Parker Howard Phillips Howington Price Hoyo Rampy Huddleston Reed of Bowie Hughes Reed of Dallas Humphrey Ridgeway Hutchinson Rhodes Roark Isaacks Jones Roberts Kelly Senterfitt Kennedy Sharpe Kersey Simpson Kinard Skiles Klingeman Smith of Atascosa Knight Spacek Lehman Stanford Leyendecker Stinson Little Stubbs Lock Taylor Love Thornton Lowry Turner Lucas Vale Lyle Voigt McAlister Walters McCann Wattner McDonald Weatherford McGlasson White McMurry Whitesides McNamara Winfree

Absent

Allison Huffman Blankenship King Crosthwait Lansberry Daniel McLellan Dickson of Nolan Manning Dove Pevehouse Dwyer Shell Hartzog Spangler Henderson

Markle

Absent-Excused

Gandy Sallas
Garland Smith of Bastrop
Manford

Mr. McCann moved to reconsider the vote by which the bill was passed, and to table the motion to reconsider.

The motion to table prevailed.

HOUSE BILL NO. 305 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 305, A bill to be entitled "An Act amending Sections 3, 4 and 6, Chapter 21, General and Special Laws, 43rd Legislature of Texas, Second Called Session, which amended Sections 4, 5 and 8, Chapter 241, General Laws of the 43rd Legislature of Texas, Regular Session, providing for the reduction of promoter's license fees and bond in cities of less than 25,000 population; providing for the appointment by a referee for a single bout by a deputy boxing commissioner, and fixing the fee therefor; providing for similar appointment of seconds, timekeepers, and other local officials for no license fee; providing for a thirty day boxer's license and fixing the fee therefor; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 305 ON THIRD READING

Mr. Bullock moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 305 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-125

Allen Carrington Allison Cato Alsup Celaya Anderson Chambers Avant Clark Bailey Cleveland Baker Coker Bean Colson, Mrs. Bell Connelly Boone Craig Brawner Crossley Bray Crosthwait Bridgers Daniel Brown Davis Dickson of Bexar Bullock Burkett Dickson of Nolan Burnaman Dove

Duckett

Carlton

Eubank Evans **Favors** Ferguson Files Fitzgerald Fuchs Gilmer Halsey Hanna Hardeman Hargis Harris of Dallas Harris of Hill Heflin

Helpinstill Hileman Hobbs Howard Howington Hoyo Huddleston Hughes Humphrey Jones Kelly Kennedy Kersey Kinard Klingeman Knight Lansberry Lehman Leyendecker Little Lock Love Lowry Lucas Lyle McAlister

McCann

McDonald

McGlasson

McLellan

McMurry McNamara Markle Martin Matthews Mills

Montgomery Moore Morgan Morris Morse Murray Nicholson Pace Parker Pevehouse

Phillips Price Rampy Reed of Bowie Reed of Dallas Ridgeway Rhodes Roark

Roberts Sallas Senterfitt Simpson Skiles Spacek Stanford Stinson Stubbs Taylor Thornton Turner Vale Voigt Walters Wattner Weatherford White

Whitesides Winfree

Absent

Benton Henderson Blankenship Huffman Hutchinson Bruhl Bundy King Donald Manning Dwyer Sharpe Ellis Shell Goodman Smith of Atascosa Hartzog Spangler

Absent—Excused

 \mathbf{Deen} Isaacks Gandy Manford Smith of Bastrop Garland

The Speaker then laid House Bill No. 305 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-125

Howard Allen Allison Howington Alsup Hoyo Huddleston Anderson Hughes Avant Humphrey Bailey Baker Jones Kelly Bean Bell Kennedy Boone Kersey Kinard Brawner Klingeman Bray Knight Bridgers Lansberry Brown Lehman Bullock Burkett Levendecker Burnaman Little Lock Carlton Love Carrington Lowry Cato Lucas Celaya Chambers Lyle Clark McAlister McCann Cleveland McDonald Coker Colson, Mrs. McGlasson McLellan Connelly McMurry Craig McNamara Crossley Markle Crosthwait Daniel Martin Matthews Davis Dickson of Bexar Mills Dickson of Nolan Montgomery Moore Dove Morgan Duckett

Morris Eubank Evans Morse Favors Murray Nicholson Ferguson Files Pace Fitzgerald Parker Pevehouse Fuchs Gilmer Phillips Price Halsey Rampy Hanna

Hardeman Reed of Bowie Hargis Reed of Dallas Harris of Dallas Ridgeway

Harris of Hill Rhodes Heflin Roark Helpinstill Roberts Hileman Sallas Hobbs Senterfitt

Simpson Vale Voigt Skiles Walters Spacek Stanford Wattner Weatherford Stinson Stubbs White Whitesides Taylor Winfree Thornton Turner

Absent

Benton Henderson Huffman Blankenship Bruhl Hutchinson Bundy King Donald Manning Dwyer Sharpe Ellis Shell Goodman Smith of Atascosa Spangler Hartzog

Absent—Excused

Deen Isaacks
Gandy Manford
Garland Smith of Bastrop

HOUSE BILL NO. 585 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 585, A bill to be entitled "An Act making it unlawful to hunt, take or kill any squirrel except during the months of October, November, and December in Cherokee County; providing for a penalty; repealing all conflicting laws; and declaring an emergency."

The bill was read second time.

Mr. Helpinstill offered the following amendment to the bill:

Amend House Bill No. 585 to include Nacogdoches and Cherokee Counties.

The amendment was adopted.

House Bill No. 585 was then passed to engrossment.

HOUSE BILL NO. 585 ON THIRD READING

Mr. Whitesides moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 585 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—133

Allen Howard Allison Howington Alsup Hoyo Anderson Huddleston Avant Hughes Bailey Humphrey Baker Hutchinson Bean Jones Bell Kelly Benton Kennedy Boone Kersey Brawner Kinard Klingeman Bray Bridgers Knight Lansberry Brown Bundy Lehman Leyendecker Burkett Burnaman Little Carlton Lock Love Carrington Cato Lowry Lucas Celaya Chambers Lyle Clark McAlister Coker McCann Colson, Mrs. McDonald McGlasson Connelly McLellan Craig McMurry Crossley Crosthwait McNamara Daniel Manning Davis Markle Dickson of Bexar Martin Matthews Dickson of Nolan Donald Mills Dove Montgomery Duckett Moore Ellis Morgan Morris Eubank **Evans** Morse Favors Murray Ferguson Nicholson Files Pace Fitzgerald Parker Fuchs Pevehouse Gilmer Phillips Goodman Price Rampy Halsey Reed of Bowie Hanna Reed of Dallas Hardeman

Ridgeway

Rhodes

Roberts

Senterfitt

Roark

Sallas

Sharpe

Shell

Hargis

Hartzog Heflin

Helpinstill

Hileman

Hobbs

Harris of Dallas

Harris of Hill

Simpson	Vale
Skiles	Voigt
Smith of Atascosa	Walters
Spacek	Wattner
Stanford	Weatherford
Stubbs	White ·
Taylor	Whitesides
Thornton	Winfree
Turner	

Absent

Blankenship	Henderson
Bruhl	Huffman
Bullock	King
Cleveland	Spangler
Dwyer	Stinson

Absent-Excused

\mathbf{Deen}	Isaacks
Gandy	Manford
Garland	Smith of Bastrop

The Speaker then laid House Bill No. 585 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-133

Allen	Davis
Allison	Dickson of Bexar
Alsup	Dickson of Nolan
Anderson	Donald
Avant	Dove
Bailey	Duckett
Baker	Ellis
Bean	Eubank
Bell	Evans
Benton	Favors
Boone	Ferguson .
Brawner	Files
Bray	Fitzgerald
Bridgers	Fuchs
Brown	Gilmer
Bundy	Goodman
Burkett	Halsey
Burnaman	Hanna
Carlton	Hardeman
Carrington	Hargis
Cato	Harris of Dallas
Celaya	Harris of Hill
Chambers	Hartzog
Clark	Heflin
Coker	Helpinstill
Colson, Mrs.	Hileman
Connelly	Hobbs
Craig	Howard
Crossley	Howington
Crosthwait	Hoyo
Daniel	Huddleston

Hughes Murray Humphrey Nicholson Hutchinson Pace Parker Jones Kelly Pevehouse . Kennedy Phillips Kersey Price Rampy Kinard Reed of Bowie Klingeman Reed of Dallas Knight Lansberry Ridgeway Lehman Rhodes Leyendecker Roark Little Roberts Sallas Lock Senterfitt Love Sharpe Lowry Shell Lucas Simpson Lyle Skiles McAlister Smith of Atascosa McCann McDonald Spacek Stanford McGlasson Stubbs McLellan McMurry Taylor McNamara Thornton Manning Turner Vale Markle Martin Voigt Matthews Walters Wattner Mills Montgomery Weatherford Moore White Whitesides Morgan Morris Winfree Morse

Absent

Dlankanahin	TTom down and
Blankenship	Henderson
Brubl	${f Huffman}$
Bullock	King
Cleveland	Spangler
Dwyer	${f Stinson}$

Absent-Excused

Deen	Isaacks
Gandy	Manford
Garland	Smith of Bastrop

HOUSE BILL NO. 859 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment.

H. B. No. 859, A bill to be entitled "An Act making it unlawful to kill quail in Cherokee County except on certain days of the week during the period beginning December 1st and ending January 16th each year; fixing a bag limit; providing a penalty;

defining what constitutes hunting; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 859 ON THIRD READING

Mr. Whiteside moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 859 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-133

Allen Fitzgerald Allison Fuchs Alsup Gilmer Anderson Goodman Avant Halsey Bailey Hanna Baker Hardeman Bean Hargis Bell Harris of Dallas Benton Harris of Hill Boone Hartzog Brawner Heflin Bray Helpinstill Bridgers Hileman Brown Hobbs Bundy Howard Burkett Howington Burnaman Hoyo Carlton Huddleston Carrington Hughes Cato Humphrey Celava Hutchinson Chambers Jones Clark Kellv Coker Kennedy Colson, Mrs. Kersey Connelly Kinard Craig Klingeman Crosslev Knight Crosthwait Lansberry Daniel Lehman Davis Leyendecker Dickson of Bexar Little Dickson of Nolan Lock Donald Love Dove Lowry Duckett Lucas Ellis Lyle Eubank McAlister Evans McCann Favors McDonald Ferguson McGlasson Files McLellan

McMurry Roark McNamara Roberts Sallas Manning Markle Senterfitt Martin Sharpe Matthews Shell Mills Simpson Montgomery Skiles Moore Smith of Atascosa Morgan Spacek Stanford Morris Stubbs Morse Murray Taylor Thornton Nicholson Pace Turner Parker Vale Pevehouse Voigt Phillips Walters Price Wattner Weatherford Rampy Reed of Bowie White Reed of Dallas Whitesides Ridgeway Winfree Rhodes

Absent

Blankenship Henderson
Bruhl Huffman
Bullock King
Cleveland Spangler
Dwyer Stinson

Absent—Excused

Deen Isaacks
Gandy Manford
Garland Smith of Bastrop

The Speaker then laid House Bill No. 859 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-133

Burnaman Allen Carlton Allison Carrington Alsup Anderson Cato Celaya Avant Chambers Bailey Clark Baker Coker Bean Colson, Mrs. Bell Benton Connelly Boone Craig Crosslev Brawner Crosthwait Bray Bridgers Daniel Brown Davis Dickson of Bexar Bundy

Dickson of Nolan

Burkett

Donald Dove Duckett Ellis Eubank Evans **Favors** Ferguson Files Fitzgerald Fuchs Gilmer Goodman Halsey Hanna Hardeman Hargis Harris of Dallas Harris of Hill Hartzog Heflin Helpinstill

Heflin
Helpinstill
Hileman
Hobbs
Howard
Howington
Hoyo
Huddleston
Hughes
Humphrey
Hutchinson
Jones
Kelly
Kennedy
Kersey
Kinard
Klingeman

Kersey
Kinard
Klingeman
Knight
Lansberry
Lehman
Leyendecker
Little
Lock
Love
Lowry
Lucas
Lyle
McAlister
McCann
McDonald

McGlasson
McLellan
McMurry
McNamara
Manning
Markle
Martin
Matthews

Mills
Montgomery
Moore
Morgan
Morris
Morse
Murray
Nicholson
Pace
Parker
Pevehouse
Phillips

Price
Rampy
Reed of Bowie
Reed of Dallas
Ridgeway
Rhodes
Roark
Roberts

Senterfitt
Sharpe
Shell
Simpson
Skiles
Smith of Atascosa

Sallas

Spacek
Stanford
Stubbs
Taylor
Thornton
Turner
Vale
Voigt
Walters
Wattner
Weatherford
White

White Whitesides Winfree

Absent

Blankenship Bruhl Bullock Cleveland Dwyer Henderson Huffman King Spangler Stinson

Absent—Excused

Deen Gandy Garland Isaacks Manford Smith of Bastrop

HOUSE BILL NO. 892 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 892, A bill to be entitled "An Act making it unlawful to take or kill by trap, snare, or deadfall any fur-bearing animals in the County of Harrison; providing certain exceptions; providing the length of this Act; prescribing a penalty; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 892 ON THIRD READING

Mr. Avant moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 892 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—133

Allen Dickson of Bexar Dickson of Nolan Allison Alsup Donald Anderson Dove Avant Duckett Bailey Ellis Baker Eubank Bean . Evans 1 Bell Favors Benton Ferguson Boone Files Brawner Fitzgerald Bray Fuchs Bridgers Gilmer Brown Goodman Bundy Halsey Burkett Hanna Burnaman Hardeman Carlton Hargis Carrington Harris of Dallas Harris of Hill

Cato
Celaya
Chambers
Clark
Coker
Colson, Mrs.
Connelly
Craig
Crossley
Crosthwait
Daniel

Davis

Harris of Hill Hartzog Heflin Helpinstill Hileman Hobbs Howard Howington Hoyo Huddleston Hughes Humphrey

Nicholson Hutchinson Jones Pace Kelly Parker Kennedy Pevehouse Kersey Phillips Kinard Price Rampy Klingeman Reed of Bowie Knight Reed of Dallas Lansberry Ridgeway Lehman Rhodes Leyendecker Little Roark Roberts Lock Sallas Love Senterfitt Lowry Sharpe Lucas Shell Lyle Simpson McAlister Skiles McCann Smith of Atascosa McDonald McGlasson Spacek Stanford McLellan McMurry Stubbs McNamara Taylor Manning Thornton Markle Turner Martin Vale Matthews Voigt Mills Walters

Absent

Blankenship
Bruhl
Bullock
Cleveland
Dwyer

Montgomery

Moore

Morgan

Morris

Murray

Morse

Henderson . Huffman King Spangler Stinson

Wattner

Winfree

White

Weatherford

Whitesides

Absent—Excused

Deen Gandy Garland Isaacks Manford

Smith of Bastrop

The Speaker then laid House Bill No. 892 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-133

Allen Baker
Allison Bean
Alsup Bell
Anderson Benton
Avant Boone
Bailey Brawner

Bray Bridgers Brown Bundy Burkett Burnaman Carlton Carrington Cato Celaya Chambers Clark Coker Colson, Mrs. Connelly Craig Crossley Crosthwait Daniel Davis Dickson of Bexar Dickson of Nolan Donald Dove Duckett Ellis Eubank Evans Favors Ferguson Files Fitzgerald Fuchs Gilmer Goodman Halsey Hanna Hardeman Hargis Harris of Dallas Harris of Hill

Hartzog Heflin Helpinstill Hileman Hobbs Howard Howington Hoyo Huddleston Hughes Humphrey Hutchinson Jones Kelly Kennedy Kersey Kinard Klingeman Knight Lansberry

Lehman Leyendecker Little Lock Love Lowry Lucas Lyle McAlister McCann McDonald McGlasson McLellan McMurry McNamara Manning Markle Martin Matthews Mills

Montgomery Moore Morgan Morris Morse Murray Nicholson Pace Parker Pevehouse Phillips Price Rampy Reed of Bowie Reed of Dallas Ridgeway

Ridgeway
Rhodes
Roark
Roberts
Sallas
Senterfitt
Sharpe
Shell
Simpson
Skiles
Smith of Atascosa
Spacek

Smith of Atasco:
Spacek
Stanford
Stubbs
Taylor
Thornton
Turner
Vale
Voigt
Walters
Wattner
Weatherford
White
Whitesides

Winfree

Absent

Blankenship
Bruhl
Bullock
Cleveland
Dwyer

Henderson Huffman King Spangler Stinson

Absent—Excused

Deen Gandy Garland Isaacks Manford

Smith of Bastrop

HOUSE BILL NO. 893 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 893, A bill to be entitled "An Act providing an open season for mourning doves in Van Zandt and Rains Counties, from September 1 to October 31 of each year, and providing that other laws of this State with reference to taking and hunting mourning doves shall apply in said Counties; fixing a penalty for violation of this Act; repealing all laws in conflict; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 893 ON THIRD READING

Mr. Wattner moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 893 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-133

Allen Burnaman Carlton Allison Carrington Alsup Anderson Cato Avant Celaya Chambers Bailey Baker Clark Coker Bean Colson, Mrs. Bell Connelly Benton Boone Craig Crossley Brawner Crosthwait Bray Bridgers Daniel Brown Davis Dickson of Bexar Bundy Dickson of Nolan Burkett

Donald Dove Duckett Ellis Eubank Evans Favors Ferguson Files Fitzgerald Fuchs Gilmer Goodman Halsey Hanna Hardeman Hargis Harris of Dallas Harris of Hill Hartzog Heflin Helpinstill Hileman

Hobbs
Howard
Howington
Hoyo
Huddleston
Hughes
Humphrey
Hutchinson
Jones
Kelly
Kennedy

Kersey
Kinard
Klingeman
Knight
Lansberry
Lehman
Leyendecker
Little
Lock
Love
Lowry
Lucas
Lyle

McAlister

McDonald

McCann

McGlasson
McLellan
McMurry
McNamara
Manning
Markle
Martin
Matthews
Mills

Montgomery
Moore
Morgan
Morris
Morse
Murray
Nicholson
Pace
Parker
Pevehouse
Phillips
Price
Rampy
Reed of Bowie

Reed of Bowie Reed of Dallas Ridgeway Rhodes Roark Roberts Sallas Senterfitt Sharpe Shell Simpson Skiles

Smith of Atascosa Spacek Stanford Stubbs Taylor Thornton Turner Vale Voigt Walters Wattner Weatherford White Whitesides Winfree

Absent

Blankenship Henderson
Bruhl Huffman
Bullock King
Cleveland Spangler
Dwyer Stinson

Absent—Excused

Deen Manford
Gandy Isaacks
Garland Smith of Bastrop

The Speaker then laid House Bill No. 893 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-133

Allen Helpinstill Allison Hileman Alsup Hobbs Anderson Howard Avant Howington Bailey Hoyo Baker Huddleston Bean Hughes Bell Humphrey Benton Hutchinson Boone Jones Brawner Kelly Bray Kennedy Bridgers Kersey Brown Kinard Bundy Klingeman Burkett Knight Burnaman Lansberry Carlton Lehman Carrington Leyendecker Cato Little Celaya Lock Chambers Love Clark Lowry Coker Lucas Colson, Mrs. Lyle Connelly McAlister Craig McCann Crosslev McDonald Crosthwait McGlasson Daniel McLellan Davis McMurry Dickson of Bexar McNamara Dickson of Nolan Manning Donald Markle Dove Martin Matthews Duckett Mills Ellis Montgomery Eubank Moore Evans Morgan Favors Morris Ferguson Morse Files Murray Fitzgerald Nicholson Fuchs Pace Gilmer Parker Goodman Pevehouse Halsev **Phillips** Hanna Price Hardeman Rampy Hargis

Harris of Dallas

Harris of Hill

Hartzog

Heflin

Reed of Bowie

Reed of Dallas

Ridgeway

Rhodes

Roark Taylor Roberts Thornton Sallas Turner Senterfitt Vale Sharpe Voigt Shell Walters Simpson Wattner Skiles Weatherford Smith of Atascosa White Spacek Whitesides Stanford Winfree Stubbs

Absent

Blankenship
Bruhl
Bullock
Cleveland
Dwyer

Henderson
Huffman
King
Spangler
Stinson

Absent—Excused

Deen Isaacks Gandy Manford

Garland Smith of Bastrop

HOUSE BILL NO. 906 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 906, A bill to be entitled "An Act fixing a five year closed season on quail in De Witt County and providing certain penalties for violations."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 906 ON THIRD READING

Mr. Bell moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 906 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas--133

Bray Allen Bridgers Allison Brown Alsup Bundy Anderson Burkett Avant Burnaman Bailey Carlton Baker Carrington Bean Bell Cato Benton Celaya Boone Chambers Brawner Clark

Coker Colson, Mrs. Connelly Craig Crosslev Crosthwait Daniel Davis Dickson of Bexar Dickson of Nolan Donald Dove Duckett Ellis Eubank Evans Favors Ferguson Files Fitzgerald Fuchs Gilmer Goodman Halsev Hanna

Hargis Harris of Dalias Harris of Hill Hartzog Heflin Helpinstill Hileman Hobbs Howard Howington Hoyo

Hardeman

Huddleston Hughes Humphrey Hutchinson Jones Kelly Kennedy Kersey Kinard Klingeman Knight Lansberry

Little Lock Love Lowry

Lehman

Leyendecker

Blankenship Bruhl Bullock Cleveland Dwyer

Lucas Lyle McAlister McCann McDonald McGlasson McLellan McMurry McNamara Manning Markle Martin Matthews

Montgomery Moore Morgan Morris Morse Murray Nicholson Pace Parker Pevehouse Phillips Price Rampy

Mills

Reed of Bowie Reed of Dallas Ridgeway Rhodes Roark Roberts Sallas Senterfitt Sharpe Shell Simpson Skiles

Smith of Atascosa Spacek Stanford Stubbs Taylor Thornton Turner Vale Voigt Walters Wattner Weatherford White Whitesides

Absent

Winfree

Henderson Huffman King Spangler Stinson

Gilmer

Halsey

Goodman

Absent-Excused

Deen Manford Gandy Isaacks Smith of Bastrop Garland

The Speaker then laid House Bill No. 906 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-133

Hanna Allen Hardeman Allison Hargis Alsup Harris of Dallas Anderson Harris of Hill Avant Hartzog Bailey Heflin Baker Helpinstill Bean Hileman Bell Hobbs Benton Howard Boone Howington Brawner Hoyo Bray Huddleston Bridgers Hughes Brown Humphrey Bundy Hutchinson Burkett Burnaman Jones Kelly Carlton Kennedy Carrington Kersey Cato Kinard Celaya Klingeman Chambers Knight Clark Lansberry Coker Lehman Colson, Mrs. Leyendecker Connelly Little Craig Lock Crossley Love Crosthwait Lowry Daniel Lucas Davis Dickson of Bexar Lyle Dickson of Nolan McAlister McCann Donald McDonaldDove McGlasson Duckett McLellan Ellis McMurry Eubank McNamara Evans Manning Favors Markle Ferguson Martin Files Matthews Fitzgerald Mills Fuchs

Montgomery

Moore

Morgan

Sharpe

Morris Shell Morse Simpson Murray Skiles Nicholson Smith of Atascosa Pace Spacek Parker Stanford Pevehouse Stubbs Phillips Taylor Price Thornton Rampy Turner Reed of Bowie Vale Reed of Dallas Voigt Ridgeway Walters Rhodes Wattner Roark Weatherford Roberts White Sallas Whitesides Senterfitt Winfree

Absent

Blankenship Henderson Bruhl Huffman Bullock King Cleveland Spangler Dwyer Stinson

Absent—Excused

Deen Isaacks Garland Manford Gandy Smith of Bastrop

HOUSE BILL NO. 916 ON

The Speaker laid before the House, on its second reading and passage to engrossment,

SECOND READING

H. B. No. 916, A bill to be entitled "An Act providing that it shall be unlawful to buy or sell certain fish caught in Stephens County; any person found guilty of this Act shall be fined not less than five dollars (\$5.00) nor more than one hundred dollars (\$100.00); and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 916 ON THIRD READING

Mr. Clark moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 916 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—133

Allen Huddleston Allison Hughes Alsup Humphrey Anderson Hutchinson Avant Jones Bailey Kelly Baker Kennedy Bean Kersey Bell Kinard Benton Klingeman Boone Knight Brawner Lansberry Bray Lehman Leyendecker Bridgers Brown Little Bundy Lock Burkett Love Burnaman Lowry Carlton Lucas Carrington Lyle Cato McAlister Celaya McCann McDonald Chambers McGlasson Clark Coker McLellan Colson, Mrs. McMurry Connelly McNamara Craig Manning Crossley Markle Crosthwait Martin Daniel Matthews Davis Mills Dickson of Bexar Montgomery Dickson of Nolan Moore Donald Morgan Morris Dove Duckett Morse Ellis Murray Eubank

Nicholson Evans Pace Favors Parker Ferguson Pevehouse Files Phillips Fitzgerald Price Fuchs Rampy

Gilmer Reed of Bowie Reed of Dallas Goodman Halsey Ridgeway

Hanna Rhodes Hardeman Roark Roberts Hargis Sallas Harris of Dallas Senterfitt Harris of Hill Sharpe Hartzog Shell Heflin Simpson Helpinstill

Hileman Skiles Hobbs Smith of Atascosa

Howard Spacek Howington Stanford Hoyo Stubbs

Taylor Wattner
Thornton Weatherford
Turner White
Vale Whitesides
Voigt Winfree
Walters

Absent

Blankenship Henderson
Bruhl Huffman
Bullock King
Cleveland Spangler
Dwyer Stinson

Absent-Excused

Deen Isaacks
Gandy Manford
Garland Smith of Bastrop

The Speaker then laid House Bill No. 916 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—133

Allen Duckett Allison Ellis Alsup Eubank Anderson Evans Avant Favors Bailey Ferguson Baker Files BeanFitzgerald Bell Fuchs Benton Gilmer Boone Goodman Brawner Halsey Bray Hanna Bridgers Hardeman Brown Hargis Bundy Harris of Dallas Burkett Harris of Hill Burnaman Hartzog Carlton Heflin Carrington Helpinstill Cato Hileman Celaya Hobbs Chambers Howard Clark Howington Coker Hoyo Colson, Mrs. Huddleston Connelly Hughes Craig Humphrey Crossley Hutchinson Crosthwait Jones Daniel Kelly Davis Kennedy Dickson of Bexar Kersey Dickson of Nolan Kinard Donald Klingeman Dove Knight

Lansberry Phillips Lehman Price Leyendecker Rampy Reed of Bowie Little Reed of Dallas Lock Love Ridgeway Lowry Rhodes Lucas Roark Roberts Lyle McAlister Sallas Senterfitt McCann Sharpe McDonald McGlasson Shell McLellan Simpson McMurry ... Skiles McNamara Smith of Atascosa Manning Spacek Markle · Stanford Martin Stubbs Matthews Taylor Thornton Mills Turner Montgomery Vale Moore Morgan Voigt Morris Walters Morse Wattner Murray . Weatherford Nicholson White Pace Whitesides Parker Winfree Pevehouse

Absent

Blankenship Henderson
Bruhl Huffman
Bullock King
Cleveland Spangler
Dwyer Stinson

Absent—Excused

Deen Manford
Gandy Isaacks
Garland Smith of Bastrop

HOUSE BILL NO. 921 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 921, A bill to be entitled "An Act to declare a closed season on the killing of deer, dove and quail in Culberson County and the killing of quail and dove in Hudspeth County for a period ending February 1, 1945; prescribing a penalty therefor; and declaring an emergency."

The bill was read second time and was passed to engrossment.

Hanna

HOUSE BILL NO. 921 ON THIRD READING

Mr. Bean moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 921 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—133

Allen Hardeman Allison Hargis Harris of Dallas Alsup Harris of Hill Anderson Hartzog Avant Heflin Bailey Helpinstill Baker Hileman Bean Hobbs Bell Benton Howard Howington Boone Brawner Hoyo Huddleston Bray Hughes **Bridgers** Humphrey Brown Hutchinson Bundy Burkett Jones Kelly Burnaman Carlton Kennedy Carrington Kersey Cato Kinard Klingeman Celaya Chambers Knight Clark Lansberry Coker Lehman Colson, Mrs. Leyendecker Little Connelly Lock Craig Crossley Love Crosthwait Lowry Daniel Lucas Davis Lyle Dickson of Bexar McAlister Dickson of Nolan McCann Donald McDonald McGlasson Dove McLellan Duckett Ellis McMurry McNamara Eubank Evans Manning Markle **Favors** Martin Ferguson Matthews Files Mills Fitzgerald Fuchs Montgomery Moore Gilmer Morgan Goodman Morris Halsey

Morse

Murray Simpson Nicholson Skiles Pace Smith of Atascosa Parker Spacek Pevehouse Stanford **Phillips** Stubbs Price Taylor Rampy Thornton Reed of Bowie Turner Reed of Dallas Vale Ridgeway Voigt Rhodes Walters Wattner Roark Weatherford Roberts Sallas White Senterfitt Whitesides Sharpe Winfree Shell

Absent

Blankenship Henderson
Bruhl Huffman
Bullock King
Cleveland Spangler
Dwyer Stinson

Absent-Excused

Deen Isaacks
Gandy Manford
Garland Smith of Bastrop

The Speaker then laid House Bill

No. 921 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—133

Allen Colson, Mrs. Allison Connelly Alsup Craig Anderson Crossley Avant Crosthwait Bailey Daniel Baker Davis Bean Dickson of Bexar Bell Dickson of Nolan Benton Donald Boone Dove Brawner Duckett Bray Ellis Bridgers Eubank Brown Bundy Evans Burkett Favors Ferguson Burnaman Files Carlton Fitzgerald Carrington Cato Fuchs Celaya Gilmer Goodman Chambers Clark Halsey

Matthews Hanna Hardeman Mills Hargis Montgomery Harris of Dallas Moore Harris of Hill Morgan Hartzog Morris Heflin Morse Helpinstill Murray Hileman Nicholson Hobbs Pace Howard Parker Howington Pevehouse Hoyo**Phillips** Huddleston Price Hughes Rampy Humphrey Reed of Bowie Hutchinson Reed of Dallas Jones Ridgeway Kelly Rhodes Kennedy Roark Kersey Roberts Kinard Sallas Klingeman Senterfitt Knight Sharpe Lansberry Shell Lehman Simpson Leyendecker

Skiles Little Smith of Atascosa Lock Spacek Love Stanford Lowry Stubbs Lucas Taylor Lyle Thornton McAlister Turner McCann Vale McDonald Voigt McGlasson Walters McLellan Wattner McMurry Weatherford McNamara White Manning Whitesides Markle Winfree Martin

Absent

Blankenship Henderson
Bruhl Huffman
Bullock King
Cleveland Spangler
Dwyer Stinson

Absent—Excused

Deen Isaacks
Gandy Manford
Garland Smith of Bastrop

HOUSE BILL NO. 924 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 924, A bill to be entitled "An Act providing for a closed season on wild deer and wild turkey in Schleicher County for a period of five (5) years; prescribing penalties for the violation of this Act; repealing all laws in conflict; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 924 ON THIRD READING

Mr. Gilmer moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 924 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-133

Eubank Allen Allison Evans **Favors** Alsup Anderson Ferguson Avant Files Fitzgerald Bailey Baker Fuchs Gilmer Bean Goodman Bell Benton Halsey Boone Hanna Hardeman Brawner Hargis Bray Harris of Dallas Bridgers Harris of Hill Brown Bundy Hartzog Burkett Heflin Helpinstill Burnaman Hileman Carlton Hobbs Carrington Cato Howard Celaya Howington Chambers Hoyo Huddleston Clark Coker Hughes Colson, Mrs. Humphrey Hutchinson Connelly Jones Craig Kelly Crossley Kennedy Crosthwait Daniel Kersev Davis Kinard Dickson of Bexar Klingeman Dickson of Nolan Knight Lansberry Donald Lehman Dove Duckett Leyendecker

Little

Ellis

Coker

Price

Lock Rampy Reed of Bowie Love Lowry Reed of Dallas Lucas Ridgeway Lyle Rhodes McAlister Roark McCann Roberts McDonald Sallas Senterfitt McGlasson McLellan Sharpe McMurry Shell Simpson McNamara Manning Skiles Smith of Atascosa Markle Martin Spacek Matthews Stanford Mills Stubbs Montgomery Taylor Thornton Moore Morgan Turner Morris Vale Morse Voigt* Murray Walters Nicholson Wattner Pace Weatherford Parker White Whitesides Pevehouse Phillips Winfree

Absent

Blankenship
Bruhl
Bullock
Cleveland
Dwyer

Henderson
Huffman
King
Spangler
Stinson

Absent-Excused

Deen Manford Gandy Isaacks

Garland Smith of Bastrop

The Speaker then laid House Bill No. 924 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—133

Allen Bray Allison Bridgers Alsup Brown Anderson Bundy Avant Burkett Bailey Burnaman Baker Carlton Bean Carrington Bell Cato Benton Celaya Boone Chambers Brawner Clark

Colson, Mrs. Lyle Connelly McAlister Craig McCann Crossley McDonald Crosthwait McGlasson Daniel McLellan Davis McMurry Dickson of Bexar McNamara Dickson of Nolan Manning Donald Markle Dove Martin Duckett Matthews Ellis MillsEubank Montgomery Evans Moore Favors Morgan Ferguson Morris Files Morse Fitzgerald Murray Fuchs Nicholson Gilmer Pace Goodman Parker Halsey Pevehouse Hanna Phillips Hardeman Price Hargis Rampy Reed of Bowie Harris of Dallas Harris of Hill. Reed of Dallas Ridgeway Hartzog Heflin Rhodes Helpinstill Roark Hileman Roberts Hobbs Sallas Howard Senterfitt Howington Sharpe Hoyo Shell Huddleston Simpson Hughes Skiles Humphrey Smith of Atascosa Hutchinson Spacek Jones Stanford Kelly Stubbs Kennedy Taylor Kersey Thornton Kinard Turner Klingeman \mathbf{V} ale Knight Voigt Walters Lansberry Lehman Wattner Leyendecker Weatherford Little White Whitesides Lock Winfree Love Lowry

Absent

Henderson

Huffman

Stinson

King Spangler

Blankenship

Bruhl

Dwyer

Bullock

Cleveland

Lucas

Absent-Excused

Deen Gandy Garland Isaacks Manford

Smith of Bastrop

HOUSE BILL NO. 927 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 927, A bill to be entitled "An Act providing an open season for mourning doves in Palo Pinto County, from September 1 to October 31 of each year, and providing that other laws of this State with reference to taking and hunting mourning doves shall apply in said county; fixing a penalty for violation of this Act; repealing all laws in conflict; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 927 ON THIRD READING

Mr. Clark moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 927 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—133

Clark Allen Coker Allison Colson, Mrs. Alsup Connelly Anderson Craig Avant Crosslev Bailev Crosthwait Baker Daniel Bean Davis Bell Dickson of Bexar Benton Boone Dickson of Nolan Brawner Donald Dove Bray Bridgers Duckett Brown Ellis Bundy Eubank Evans Burkett Burnaman Favors Carlton Ferguson Carrington Files Fitzgerald Cato Celaya Fuchs Chambers Gilmer

Goodman Martin Halsey Matthews Hanna Mills Hardeman Montgomery Hargis Moore Harris of Dallas Morgan Harris of Hill Morris Morse Hartzog Heflin Murray Helpinstill Nicholson Hileman Pace Hobbs Parker Howard Pevehouse Howington Phillips Hovo Price Huddleston Rampy Hughes Reed of Bowie Humphrey Reed of Dallas Hutchinson Ridgeway Jones Rhodes Kelly Roark Kennedy Roberts Kersey Sallas Kinard Senterfitt Klingeman Sharpe Knight Shell Lansberry Simpson Lehman Skiles Leyendecker Smith of Atascosa Little Spacek Lock Stanford Love Stubbs Lowry Taylor Thornton Lucas Lyle Turner McAlister \mathbf{V} ale McCann Voigt McDonald Walters McGlasson Wattner McLellan Weatherford White McMurry

Absent

Whitesides

Winfree

Blankenship
Bruhl
Bullock
Cleveland
Dwyer

Henderson
Huffman
King
Spangler
Stinson

McNamara

Manning

Markle

Absent-Excused

Deen Isaacks
Gandy Manford
Conlord Smith of Boot

Garland Smith of Bastrop

The Speaker then laid House Bill No. 927 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Voca	133
Allen	Huddleston
Allison	Hughes Humphrey
Alsup	Hutchinson
Anderson Avant	Jones
	Kelly
Bailey Baker	Kennedy
Bean	Kersey
Bell	Kinard
Benton	Klingeman
Boone	Knight
Brawner	Lansberry
Bray	Lehman
Bridgers	Leyendecker
Brown	Little
Bundy	Lock
Burkett	Love
Burnaman	Lowry
Carlton	Lucas
Carrington	Lyle
Cato	McAlister
Celaya	McCann
Chambers	McDonald
Clark	McGlasson
Coker	McLellan
Colson, Mrs.	McMurry
Connelly	McNamara
Craig	Manning
Crossley	Markle
Crosthwait	Martin
Daniel	Matthews Mills
Davis Dickson of Bexar	Montgomery
Dickson of Nolan	Moore
Donald	Morgan
Dove	Morris
Duckett	Morse
Ellis	Murray
Eubank	Nicholson
Evans	Pace
Favors	Parker
Ferguson	Pevehouse
Files	Phillips
Fitzgerald	Price
Fuchs	Rampy
Gilmer	Reed of Bowie
Goodman	Reed of Dallas
Halsey	Ridgeway
Hanna	Rhodes
Hardeman	Roark
Hargis	Roberts
Harris of Dallas	Sallas
Harris of Hill	Senterfitt
Hartzog	Sharpe
Heflin	Shell
Helpinstill	Simpson
Hileman	Skiles
Hobbs	Smith of Atascosa
Howard	Spacek

Stanford Stubbs

Howington

Hoyo

Taylor Wattner
Thornton Weatherford
Turner White
Vale Whitesides
Voigt Winfree
Walters

Absent

Blankenship Henderson
Bruhl Huffman
Bullock King
Cleveland Spangler
Dwyer Stinson

Absent—Excused

Deen Manford
Gandy Isaacks
Garland Smith of Bastrop

HOUSE BILL NO. 932 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 932, A bill to be entitled "An Act providing for the closed season on wild deer, wild turkey, quail and javelina in Live Oak County, Texas, for a period of three (3) years; providing, however, none of the provisions of this Act shall apply to that part of Live Oak County known and defined as the J. Frank Dobie Game Preserve; prescribing penalties for the violation of this Act; repealing all laws in conflict; and declaring an emergency."

The bill was read second time and passed to engrossment.

HOUSE BILL NO. 932 ON THIRD READING

Mr. Smith of Atascosa moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 932 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-133

Allen	Bean
Allison	Bell
Alsup	${\bf Benton}$
Anderson	Boone
Avant	Brawner
Bailey	Bray
Baker	Bridgers

Leyendecker Brown Bundy Little Burkett Lock Burnaman Love Carlton Lowry Lucas Carrington Cato Lyle Celaya McAlister Chambers McCann Clark McDonald Coker McGlasson Colson, Mrs. McLellan Connelly McMurry McNamara Craig Crossley Manning Crosthwait Markle Martin Daniel Davis Matthews Mills Dickson of Bexar Montgomery Dickson of Nolan Moore Donald Dove Morgan Duckett Morris Morse Ellis Murray Eubank Evans Nicholson Pace Favors Ferguson Parker Pevehouse Files **Phillips** Fitzgerald Price Fuchs Rampy Gilmer Reed of Bowie Goodman Reed of Dallas Halsey Hanna Ridgeway Hardeman Rhodes Hargis Roark Harris of Dallas Roberts Harris of Hill Sallas Hartzog Senterfitt Heflin Sharpe

Helpinstill Shell Hileman Simpson Hobbs Skiles Howard Smith of Atascosa Howington Spacek Hoyo Stanford Huddleston Stubbs Hughes Taylor Humphrey Thornton Hutchinson Turner Jones Vale Kelly Voigt Kennedy Walters Wattner Kersey Kinard Weatherford

White

Absent

Winfree

Whitesides

Files

l Fitzgerald

Klingeman Knight Lansberry Lehman

Blankenship Bruhl

Bullock Huffman Cleveland King Dwyer Spangler Henderson Stinson

Absent—Excused

Deen Isaacks Gandy Manford

Garland Smith of Bastrop

The Speaker then laid House Bill No. 932 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-133 Allen Fuchs Allison Gilmer Alsup Goodman Anderson Halsev Avant Hanna Bailey Hardeman Baker Hargis Bean Harris of Dallas Bell Harris of Hill Benton Hartzog Boone Heflin Helpinstill Brawner Bray Hileman Bridgers Hobbs Brown Howard Bundy Howington Burkett Hoyo Huddleston Burnaman Carlton Hughes Carrington Humphrey Hutchinson Cato Celaya Jones Chambers Kelly Clark Kennedy Coker Kersey Colson, Mrs. Kinard Klingeman Connelly Craig Knight Crosslev Lansberry Crosthwait Lehman Daniel Leyendecker Davis Little Dickson of Bexar Lock Dickson of Nolan Love Donald Lowry Dove Lucas Duckett Lyle McAlister Ellis Eubank McCann Evans McDonald McGlasson Favors McLellan Ferguson

McMurry

McNamara

Roark

Manning Roberts Markle Sallas Senterfitt Martin Matthews Sharpe Shell Mills Montgomery Simpson Skiles Moore Smith of Atascosa Morgan Spacek Morris Stanford Morse Stubbs Murray Taylor Nicholson Thornton Pace Turner Parker Pevehouse Vale Voigt Phillips Price Walters Wattner Rampy Reed of Bowie Weatherford Reed of Dallas White Ridgeway Whitesides Rhodes Winfree

Absent

Blankenship Henderson
Bruhl Huffman
Bullock King
Cleveland Spangler
Dwyer Stinson

Absent-Excused

Deen Isaacks
Gandy Manford
Garland Smith of Bastrop

HOUSE BILL NO. 936 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 936, A bill to be entitled "An Act providing that it shall be lawful in Cass County, Texas, for any person to kill, take, or have in his possession for barter or sale any wild fox or the pelts thereof from December 1 to December 31, inclusive, of any year; repealing all laws in conflict; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 936 ON THIRD READING

Mr. Hileman moved that the Constitutional Rule requiring bills to be read on three several days be sus-

pended and that House Bill No. 936 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—133

Allen Heflin Helpinstill Allison Hileman Alsup Anderson Hobbs Avant Howard Howington Bailey Hoyo Baker Huddleston Bean Hughes Bell Benton Humphrey Boone Hutchinson Jones Brawner Kelly Bray Kennedy Bridgers Kersey Brown Kinard Bundy Burkett Klingeman Knight Burnaman Lansberry Carlton Lehman Carrington Leyendecker Cato Celaya Little Chambers Lock Love Clark Lowry Coker Colson, Mrs. Lucas Connelly Lyle Craig McAlister McCann Crossley McDonald Crosthwait Daniel McGlasson Davis McLellan Dickson of Bexar McMurry McNamara Dickson of Nolan Manning Donald Markle Dove Martin Duckett Matthews Ellis Eubank Mills Montgomery Evans Moore Favors Morgan Ferguson Morris Files Morse Fitzgerald Murray Fuchs Nicholson Gilmer Pace Goodman Parker Halsey Pevehouse Hanna Phillips Hardeman Hargis Price Rampy Harris of Dallas Reed of Bowie Harris of Hill

Hartzog

Reed of Dallas

Ridgeway Stubbs Rhodes Taylor Roark Thornton Roberts Turner Sallas Vale Senterfitt Voigt Sharpe Walters Shell Wattner Simpson Weatherford Skiles White Smith of Atascosa Whitesides Spacek Winfree

Absent

Blankenship Henderson
Bruhl Huffman
Bullock King
Cleveland Spangler
Dwyer Stinson

Stanford

Absent-Excused

Deen Isaacks
Gandy Manford
Garland Smith of Bastrop

The Speaker then laid House Bill No. 936 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-133

Allen Craig Crossley Allison Alsup Crosthwait Anderson Daniel Avant Davis Bailey Dickson of Bexar Baker Dickson of Nolan Bean Donald Bell Dove Benton Duckett Boone Ellis Brawner Eubank Bray Evans Bridgers Favors Brown Ferguson Bundy Files Burkett Fitzgerald Burnaman Fuchs Carlton Gilmer Carrington Goodman Cato Halsey Celaya Hanna Chambers Hardeman Clark Hargis Coker Harris of Dallas Colson, Mrs. Harris of Hill Connelly Hartzog

Moore Heflin Helpinstill Morgan Hileman Morris Hobbs Morse Howard Murray Nicholson Howington Hoyo Pace Parker Huddleston Hughes Pevehouse Humphrey Phillips Hutchinson Price Jones Rampy Reed of Bowie Kelly Kennedy Reed of Dallas Kersey Ridgeway Kinard Rhodes Klingeman Roark Knight Roberts Lansberry Sallas Lehman Senterfitt Levendecker Sharpe Little Shell Lock Simpson Skiles Love Smith of Atascosa Lowry Spacek Lucas Lyle Stanford Stubbs McAlister McCann Taylor Thornton McDonald Turner McGlasson McLellan Vale McMurry Voigt McNamara Walters Manning Wattner Markle Weatherford Martin White Matthews Whitesides Mills Winfree Montgomery

Absent

Blankenship Henderson
Bruhl Huffman
Bullock King
Cleveland Spangler
Dwyer Stinson

Absent—Excused

Deen Isaacks
Gandy Manford
Garland Smith of Bastrop

HOUSE BILL NO. 937 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 937, A bill to be entitled "An Act providing for a closed season for turkey in Angelina and Tyler.

Counties for five (5) years; prescribing a penalty for the violation of this Act; and repealing all laws in conflict."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 937 ON THIRD READING

Mr. Lock moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 937 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-133

Ferguson Allen Files Allison Alsup Fitzgerald Anderson Fuchs Avant Gilmer Bailey Goodman Baker Halsey Bean Hanna Bell Hardeman Benton Hargis Boone Harris of Dallas Harris of Hill Brawner Hartzog Bray Bridgers Heflin Helpinstill Brown Hileman Bundy Burkett Hobbs Howard Burnaman Howington Carlton Hoyo Carrington Huddleston Cato Hughes Celaya Humphrey Chambers Hutchinson Clark Coker Jones Colson, Mrs. Kelly Connelly Kennedy Kersey Craig Crossley Kinard Klingeman Crosthwait Daniel Knight Davis Lansberry Dickson of Bexar Lehman Leyendecker Dickson of Nolan Donald Lock Dove Little Love Duckett Lowry Ellis Lucas Eubank Lyle Evans McAlister Favors

McCann Ridgeway McDonald Rhodes McGlasson Roark McLellan Roberts McMurry Sallas McNamara Senterfitt Manning Sharpe Markle Shell Martin Simpson Matthews Skiles Mills Smith of Atascosa Montgomery Spacek Moore Stanford Morgan Stubbs Morris Taylor Thornton Morse Murray Turner Nicholson Vale Pace Voigt Walters Parker Pevehouse Wattner Weatherford Phillips Price White Rampy Whitesides Reed of Bowie Winfree Reed of Dallas

Absent

Blankenship Henderson
Bruhl Huffman
Bullock King
Cleveland Spangler
Dwyer Stinson

Absent—Excused

Deen Isaacks
Gandy Manford
Garland Smith of Bastrop

The Speaker then laid House Bill No. 937 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-133

Bridgers Allen Allison Brown Bundy Alsup Burkett Anderson Burnaman Avant Bailey Carlton Carrington Baker Cato Bean Rell Celaya Benton Chambers Clark Boone Brawner Coker Colson. Mrs. Bray

Connelly
Craig
Crossley
Crosthwait
Daniel
Davis
Dickson of Bexar
Dickson of Nolan
Donald
Dove
Duckett
Ellis
Eubank
Evans
Favors

Lyle

McAlister

McDonald

McLellan

McMurry

Manning

Matthews

Montgomery

Markle

Martin

Mills

Moore

Morgan

Morris

Murray

Parker

Phillips

Nicholson

Pevehouse

Reed of Bowie

Reed of Dallas

Smith of Atascosa

Morse

Pace

Price

Rampy

Ridgeway

Rhodes

Roberts

Senterfitt

Roark

Sallas

Sharpe

Simpson

Shell

Skiles

Spacek

Stubbs

Taylor

Turner

Walters

Wattner

Winfree

Weatherford

Whitesides

Vale

Voigt

White

Stanford

Thornton

McGlasson

McNamara

McCann

Ferguson
Files
Fitzgerald
Fuchs
Gilmer
Goodman
Halsey
Hanna
Hardeman
Hargis
Harris of Dallas

Harris of Hill
Hartzog
Heflin
Helpinstill
Hileman
Hobbs
Howard
Howington
Hoyo
Huddleston
Hughes
Humphrey

Hutchinson
Jones
Kelly
Kennedy
Kersey
Kinard
Klingeman
Knight
Lansberry
Lehman
Leyendecker
Lock

Little

Love

Lowry

Lucas

Absent

Blankenship Bruhl Bullock Cleveland Dwyer Henderson Huffman King Spangler Stinson Absent—Excused

Deen Garland Gandy Isaacks Manford

Smith of Bastrop

HOUSE BILL NO. 949 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 949, A bill to be entitled "An Act providing that it shall be lawful to kill quail in Van Zandt County only on Monday, Wednesday, and Friday of each week after the first day of December, 1941, and continuing until and including the 16th day of January, 1942, and during the same time for each year thereafter on the same days of the week; providing the number of quail that can be killed on any one day; prescribing violations of this Act and providing the penalties therefor; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 949 ON THIRD READING

Mr. Wattner moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 949 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—133

Allen Burnaman Allison Carlton Alsup Carrington Anderson Cato Avant Celaya Bailey Chambers Baker Clark Bean Coker Bell Colson, Mrs. Benton Connelly Boone Craig Brawner Crosslev Bray Crosthwait Bridgers Daniel Brown Davis

Bundy Dickson of Bexar Burkett Dickson of Nolan

Donald McGlasson Dove McLellan Duckett McMurry Ellis McNamara Eubank Manning Markle Evans Martin Favors Matthews Ferguson Mills Files Montgomery Fitzgerald Moore Fuchs Gilmer Morgan Goodman Morris Halsey Morse Murray Hanna Nicholson Hardeman Pace Hargis Harris of Dallas Parker Harris of Hill Pevehouse Hartzog **Phillips** Heflin Price Helpinstill Rampy Reed of Bowie Hileman Reed of Dallas Hobbs Ridgeway Howard Rhodes Howington Hoyo Roark Huddleston Roberts Hughes Sallas Humphrey Senterfitt Hutchinson Sharpe Jones Shell Kelly Simpson Kennedy Skiles Smith of Atascosa Kersey Kinard Spacek Klingeman Stanford Knight Stubbs Lansberry Taylor Lehman Thornton Leyendecker Turner Lock Vale Little \mathbf{Voigt} Love Walters Lowry Wattner Lucas Weatherford Lyle White McAlister Whitesides McCann $\mathbf{Winfree}$

Absent

Blankenship Henderson
Bruhl Huffman
Bullock King
Cleveland Spangler
Dwyer Stinson

McDonald

Absent—Excused

Deen Gandy

Garland Isaacks Manford Smith of Bastrop

The Speaker then laid House Bill No. 949 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-133

Allen Hardeman Allison Hargis Harris of Dallas Alsup Harris of Hill Anderson Hartzog Avant Heflin Bailey Baker Helpinstill Bean Hileman Hobbs Bell Howard Benton Howington Boone Brawner Hovo Bray Huddleston Hughes Bridgers Brown Humphrey Hutchinson Bundy Jones Burkett Kelly Burnaman Kennedy Carlton Kersey Carrington Cato Kinard Klingeman Celava. Knight Chambers Lansberry Clark Lehman Coker Leyendecker Colson, Mrs. Lock Connelly Little Craig Love Crosslev Lowry Crosthwait Lucas Daniel Lyle Davis McAlister Dickson of Bexar Dickson of Nolan McCann McDonald Donald Dove McGlasson Duckett McLellan McMurry Ellis McNamara Eubank Manning Evans Favors Markle Martin Ferguson Matthews Files Mills Fitzgerald Montgomery Fuchs Moore Gilmer Goodman Morgan Halsey Morris Hanna Morse

Murray Simpson Nicholson Skiles Smith of Atascosa Pace Parker Spacek Pevehouse Stanford Stubbs Phillips Taylor Price Thornton Rampy Reed of Bowie Turner Reed of Dallas Vale Ridgeway Voigt

Rhodes Walters Roark Wattner Roberts Weatherford Sallas White Senterfitt Whitesides

Sharpe Shell

Absent

Winfree

Henderson Blankenship Huffman Bruhl Bullock King Spangler Cleveland Stinson Dwyer

Absent-Excused

Deen Isaacks Manford Gandy Smith of Bastrop Garland

HOUSE BILL NO. 954 ON SECOND READING

before Speaker laid the The House, on its second reading and passage to engrossment,

H. B. No. 954, A bill to be entitled "An Act amending House Bill No. 884 of the 42nd Legislature, as amended by House Bill No. 1109 of the 46th Legislature, so as to add thereto a new section to be known as Section 1a, following Section 1 thereof, to provide that it shall be lawful to take, capture, shoot or kill Collared Peccary or Javelina in the Counties of Webb, Starr and Zapata at any time; prohibiting the sale of any Collared Peccary or Javelina, or any part of the same, in said counties; prescribing penalties; and declaring an emergency."

The bill was read second time and passed to engrossment.

HOUSE BILL NO. 954 ON THIRD READING

Mr. Leyendecker moved that the Constitutional Rule requiring bills to Harris of Dallas

be read on three several days be suspended and that House Bill No. 954 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-133

Allen Harris of Hill Allison Hartzog Alsup Heflin Helpinstill Anderson Avant Hileman Bailey Hobbs Baker Howard Howington Bean Bell Hoyo Huddleston Benton Hughes Boone Brawner Humphrey Bray Hutchinson Jones Bridgers Brown Kelly Bundy Kennedy Burkett Kersey Burnaman Kinard Klingeman Carlton Knight Carrington Cato Lansberry Celaya Lehman Chambers Leyendecker Clark Little Coker Lock Colson, Mrs. Love Lowry Connelly Craig Lucas Crossley Lyle Crosthwait McAlister Daniel McCann Davis McDonald Dickson of Bexar McGlasson Dickson of Nolan McLellan Donald McMurry Dove McNamara Duckett Manning Ellis Markle Eubank Martin Matthews Evans Mills Favors Montgomery Ferguson Moore Files Morgan Fitzgerald Morris Fuchs Morse Gilmer Murray Goodman Nicholson Halsey Pace Hanna

Parker

Phillips

Pevehouse

Hardeman

Hargis

Price Spacek Stanford Rampy Reed of Bowie Stubbs Reed of Dallas Taylor Ridgeway Thornton Turner Rhodes Roark Vale Roberts Voigt Sallas Walters Senterfitt Wattner Weatherford Sharpe Shell White Whitesides Simpson Skiles Winfree Smith of Atascosa

Absent

Blankenship Henderson
Bruhl Huffman
Bullock King
Cleveland Spangler
Dwyer Stinson

Absent—Excused

Deen Isaacks
Gandy Manford
Garland Smith of Bastrop

The Speaker then laid House Bill No. 954 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-133

Allen Coker Colson, Mrs. Allison Alsup Connelly Anderson Craig Crossley Avant Crosthwait Bailev Baker Daniel Bean Davis Bell · Dickson of Bexar Benton Dickson of Nolan Boone Donald Brawner Dove Duckett Bray Bridgers Ellis Brown Eubank Bundy Evans Burkett Favors Burnaman Ferguson Carlton Files Carrington Fitzgerald Fuchs Cato Gilmer Celaya Chambers Goodman Clark Halsey

Hanna Matthews Hardeman Mills Hargis Montgomery Harris of Dallas Moore Harris of Hill Morgan Hartzog Morris Heflin Morse Helpinstill Murray Hileman Nicholson Hobbs Pace Howard Parker Howington Pevehouse Hoyo Phillips Huddleston Price Hughes Rampy Humphrey Reed of Bowie Hutchinson Reed of Dallas Jones Ridgeway Kelly Rhodes Kennedy Roark Kersey Roberts Kinard Sallas Klingeman Senterfitt Knight Sharpe Lansberry Shell Lehman Simpson Leyendecker Skiles Little Smith of Atascosa Lock Spacek Love Stanford Lowry Stubbs Lucas Taylor Lyle Thornton McAlister Turner McCann Vale McDonald Voigt McGlasson Walters McLellan Wattner McMurry Weatherford McNamara White Whitesides Manning Winfree Markle Martin

Absent

Blankenship Henderson
Bruhl Huffman
Bullock King
Cleveland Spangler
Dwyer Stinson

Absent—Excused

Deen Isaacks
Gandy Manford
Garland Smith of Bastrop

HOUSE BILL NO. 952 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 952, A bill to be entitled "An Act providing for the use of certain set nets or gill nets in the waters of Montgomery County; specifying conditions under which such nets may be used; providing a penalty; repealing all laws in conflict herewith; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 952 ON THIRD READING

Mrs. Colson moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 952 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—133

Allen Dove Allison Duckett Alsup Ellis Anderson Eubank Avant Evans Bailey **Favors** Baker Ferguson Bean Files Bell Fitzgerald Benton Fuchs Boone Gilmer Brawner Goodman Bray Halsey Bridgers Hanna Brown Hardeman Bundy Hargis Burkett Harris of Dallas Burnaman Harris of Hill Carlton Hartzog Carrington Heflin Cato Helpinstill Celaya Hileman Chambers Hobbs Clark Howard Coker Howington Colson, Mrs. Hoyo Connelly Huddleston Craig Hughes Crossley Humphrey Crosthwait Hutchinson Daniel Jones Davis Kelly Kennedy Dickson of Bexar Dickson of Nolan Kersey Donald Kinard

Klingeman Pevehouse Knight Phillips Lansberry Price Rampy Lehman Leyendecker Reed of Bowie Little Reed of Dallas Ridgeway Lock Love Rhodes Lowry Roark Roberts Lucas Sallas Lyle Senterfitt McAlister McCann Sharpe McDonald Shell Simpson McGlasson McLellan Skiles Smith of Atascosa McMurry McNamara Spacek Manning Stanford Markle Stubbs Martin Taylor Thornton Matthews Turner Mills Montgomery Vale Voigt Moore Walters Morgan Morris Wattner Morse Weatherford Murray White Nicholson Whitesides Pace Winfree Parker

Absent

Blankenship
Bruhl
Bullock
Cleveland
Dwyer

Henderson
Huffman
King
Spangler
Stinson

Absent—Excused

Deen Isaacks
Gandy Manford
Garland Smith of Bastrop

The Speaker then laid House Bill No. 952 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas--133

Allen Baker
Allison Bean
Alsup Bell
Anderson Benton
Avant Boone
Bailey Brawner

Lehman Bray Leyendecker Bridgers Brown Little Bundy Lock Burkett Love Burnaman Lowry Lucas Carlton Lyle Carrington McAlister Cato Celaya McCann Chambers McDonald Clark McGlasson Coker McLellan Colson, Mrs. McMurry Connelly McNamara Manning Craig Markle Crossley Martin Crosthwait Matthews Daniel Mills Davis Montgomery Dickson of Bexar Moore Dickson of Nolan Morgan Donald Morris Dove Morse Duckett Murray Ellis Nicholson Eubank Pace Evans Parker Favors Pevehouse Ferguson Phillips Files Price Fitzgerald Rampy Fuchs Reed of Bowie Gilmer Reed of Dallas Goodman Ridgeway Halsey Rhodes Hanna Roark Hardeman Roberts Hargis Sallas Harris of Dallas Senterfitt Harris of Hill Sharpe Hartzog Shell Heflin Helpinstill Simpson Skiles Hileman Hobbs Smith of Atascosa Howard Spacek Stanford Howington Stubbs Hoyo Taylor Huddleston Thornton Hughes Humphrey Turner Hutchinson Vale Jones Voigt Kelly Walters Kennedy Wattner Kersey Weatherford Kinard White Klingeman Whitesides Knight Winfree

Lansberry

Absent

Blankenship
Bruhl
Bullock
Cleveland
Dwyer
Henderson
Huffman
King
Spangler
Stinson

Absent-Excused

Deen Isaacks
Gandy Manford
Garland Smith of Bastrop

HOUSE BILL NO. 332 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 332, A bill to be entitled "An Act to amend Articles 120, 121, 127, 128, 133, 134 and 135 and to repeal Articles 122, 123, 124, 125 and 126 of Chapter Seven, Title Four of the Revised Civil Statutes of Texas, 1925, said Article 120, as hereby amended, to include the con-. tagious disease known as yellows; the contagious disease known as "peach mosaic"; the contagious disease known as "phony peach" and other contagious diseases and other injurious insect pests, and including and naming certain trees and/or plants susceptible to such contagious injurious diseases and/or pests; said Article 121, as hereby amended, to include all provisions determination \mathbf{of} nuisances; for abatement of nuisance; notice of existence of nuisance; notice period; etc., and declaring an emergency.'

The bill was read second time.

Mr. Allison offered the following committee amendment to the bill:

Amend House Bill No. 332 by striking out all below the enacting clause and inserting in lieu thereof the following:

That Art. 120 of Chapter VII, Title Four, Revised Civil Statutes of Texas, 1925, be amended so as to read as follows:

Art. 120—Diseases and Pests. No person in this State shall knowingly or wilfully keep any peach, almond, apricot, nectarine or other trees affected with the contagious diseases

known as "yellows," "peach mosaic" or "phony peach," nor keep for sale any apple, peach, plum or other tree affected with nematode galls, crown galls, fire blight or root rot. No person shall knowingly or wilfully keep any plum, cherry or other trees affected with the contagious disease or fungus known as black knot or plum canker; nor any tree, shrub or plant infested with or by the San Jose scale or other insect pest dangerously injurious to or destructive of trees, shrubs or other plants; nor any grapefruit, orange or lemon trees, citrus stocks, cape jasmines or other trees, plants or shrubs infested with "white fly," Florida scale, cottony cushion scale, wooly aphis, or other injurious insect pests, or citrus canker, or other contagious diseases of citrus fruits; nor subtropical plants, shrubs, evergreens or ornamentals; nor any china, forest or other trees, shrubs, or plants infested with injurious insect pests or contagious diseases.

That Art. 124 of Chapter VII, Title Four, Revised Civil Statutes of Texas, 1925, be amended to read as follows:

Art. 124—Appeal. Any person aggrieved by any order or notice of the Commissioner shall have the right of appeal to any court of competent jurisdiction, such appeal shall be taken within ten days from and after receipt of such notice or order, and not thereafter. Such appeal shall be heard by said court in term time or vacation. If the decision on such appeal shall be against such person, or if such person shall fail or neglect to perfect his appeal in the manner in this section provided, the order or notice of the Commissioner shall be final and the Commissioner, his agents or employees, shall summarily execute such notice or order and place such premises in compliance therewith. The sheriff or any constable of any court within this State shall, on request of the Commissioner, his agent or employee, go upon any premises within this State for the purpose of assisting in the enforcement of such order or notice and placing such premises in compliance therewith. Any person who Agriculture a certified copy of his, shall wilfully or negligently violate or their, certificate of inspection, is-

this Act, or wilfully or negligently fail or refuse to comply with any rule, regulation, order or notice of the Commissioner, issued by said Commissioner pursuant to the duties upon him herein imposed, or the authority to him herein granted, shall, upon conviction, be fined not less than Twenty-five (\$25.00) Dollars nor more than Two Hundred (\$200.00) Dollars, and each day upon which any person shall maintain any premises within this State in a condition of non-compliance with the provisions of this Act after due notice has been given, as herein provided, shall be deemed a separate offense.

That Art. 126 of Chapter VII, Title Four, Revised Civil Statutes, 1925, be amended so as to read as follows:

Art. 126—Examination and Certificate. To ascertain whether nursery stock is infected with diseases or pests, the Commissioner shall cause to be made at least once each year an examination of each nursery or other place where nursery stock is exposed for sale. If such nursery stock is apparently free in all respects from infection or infestation, the Commissioner, upon receipt of inspection fee provided by this Act, shall issue to the owner or person in control of such stock, a certificate reciting that the stock examined was at the time of such examination apparently free from any such disease or pest. No such certificate shall be negotiable or transferable, and, if sold or transferred, shall be void. Any person offering for sale any nursery stock without a certificate of inspection, as herein provided, shall be deemed to be in violation of this Act.

That Article 128 of Chapter VII, Title Four, Revised Civil Statutes, 1925, be amended so as to read as follows:

Art. 128—Nursery Stock Shipped Into State. No person, partnership or corporation outside this State shall be permitted to ship nursery stock into this State without having first filed with the Commissioner of any of the terms and provisions of sued by the proper authorities in the

State from which the shipment originates. Such certificate shall show that the stock to be shipped has been examined by the proper officers of inspection in such State, and that it is apparently free from all dangerous insect pests or contagious diseases, and when fumigation or other special treatment is required by the Commissioner of Agriculture that the stock has been properly fumigated or treated. Upon receipt of such certificate, and provided that such certificate shall be acceptable to the Commissioner and approved by him, the Commissioner shall issue to such applicant a Texas importation certificate which shall permit the applicant to ship the nursery stock described into the State of Texas. For the issuance of any importation certificate the Commissioner shall charge a fee commensurate with the services rendered, which said fee shall in no event exceed five (\$5.00) dollars. Each box, bale or package of nursery stock from outside the State shall bear a tag on which is printed a copy of the certificate of this State, and also a copy of the certificate of the State in which it originates.

Saving Clause

If any section, sub-section, clause or phrase of this Act is, for any reason, held to be unconstitutional, the unconstitutionality thereof shall not affect the validity of the remaining portion of this Act. The Legislature hereby declares that it would have passed this Act and each section, subsection, sentence, clause and phrase thereof irrespective of the fact that any one or more sections, subsection, sentence, clauses or phrases be declared unconstitutional.

Emergency Clause

The fact that the nurseryman of the State of Texas will suffer heavy losses unless prompt regulation of the movement of nursery stock within this State, and the movement of nursery stock from foreign states into this State is provided, creates an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read on three several days in each house be suspended and that this Act take effect Colson Connel Craig Crossle Daniel Davis Dickso Dickso Dickso Dickso Dove Ducket Ducket Dwyer

and be enforced from and after its passage, and it is so enacted.

FUCHS.

The amendment was adopted.

By unanimous consent of the House the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 332 was then passed to engrossment.

HOUSE BILL NO. 332 ON THIRD READING

Mr. Allison moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 332 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-124

Allison Ellis Eubank Alsup Anderson Evans Avant Favors Baker Ferguson Bean Files Fitzgerald \mathbf{Bell} Benton Fuchs Boone Gilmer Brawner Halsev Bray Hanna Brown Hardeman Bullock Hargis Harris of Dallas Bundy Harris of Hill Burkett Burnaman Hartzog Carlton Heflin Helpinstill Carrington Cato Hileman Howard Celaya Hoyo Clark Huddleston Cleveland Hughes Coker Colson, Mrs. Humphrey Hutchinson Connelly Jones Craig Crossley \mathbf{K} elly Kennedy Daniel Kersey Davis Dickson of Bexar Kinard Dickson of Nolan Klingeman Dove Knight Lansberry Duckett Lehman

Leyendecker Price Rampy Little Lock Reed of Bowie Love Reed of Dallas Lucas Ridgeway Lyle Rhodes McAlister Roark McCann Roberts McDonald Sallas McGlasson Senterfitt McLellan Sharpe McMurry Shell McNamara Simpson Manning Skiles Smith of Atascosa Markle Martin Spacek Stanford Matthews Mills Stubbs Montgomery Taylor Moore Thornton Morgan Turner Morris Vale Morse Voigt Murray Walters Nicholson Wattner Pace White Pevehouse Whitesides Phillips Winfree

Absent

Allen Hobbs Bailey Howington Blankenship Huffman Bruhl King Chambers Lowry Crosthwait Parker Donald Spangler Goodman Stinson Henderson Weatherford

Absent-Excused

Bridgers Isaacks
Deen Manford
Gandy Smith of Bastrop
Garland

The Speaker then laid House Bill No. 332 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote.

Yeas-124

Allison Boone Alsup Brawner Anderson Bray Avant Brown Baker Bullock Bean Bundy Bell Burkett Benton Burnaman

Carlton Lock Carrington Love Lucas Cato Celaya Lyle Clark McAlister Cleveland McCann McDonald Coker Colson, Mrs. McGlasson Connelly McLellan McMurry Craig McNamara Crossley Daniel Manning Markle Davis Dickson of Bexar Martin Dickson of Nolan Matthews Dove Mills Montgomery Duckett Moore Dwyer Ellis Morgan Morris Eubank Morse Evans Murray Favors Nicholson Ferguson Pace Files Fitzgerald Pevehouse Fuchs Phillips Gilmer Price Rampy Halsey Reed of Bowie Hanna Reed of Dallas Hardeman Ridgeway Hargis Harris of Dallas Rhodes Roark Harris of Hill Roberts Hartzog Heflin Sallas Helpinstill Senterfitt Hileman Sharpe Shell Howard Hoyo Simpson Huddleston Skiles Smith of Atascosa Hughes Spacek Humphrey Stanford Hutchinson Stubbs Jones Taylor Kelly Thornton Kennedy Kersey Turner Kinard Vale Klingeman Voigt Knight Walters Lansberry Wattner Lehman White Leyendecker Whitesides Little Winfree

Absent

Allen Donald
Bailey Goodman
Blankenship Henderson
Bruhl Hobbs
Chambers Howington
Crosthwait Huffman

King Lowry Parker Spangler Stinson Weatherford

Absent-Excused

Bridgers Deen Gandy Garland Isaacks Manford

Smith of Bastrop

HOUSE BILL NO. 355 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 355, A bill to be entitled "An Act regulating fishing and the taking of shrimp in or on the waters of Nueces Bay and Corpus Christi Bay; enacting prohibition and penalties in connection therewith; making the Act cumulative and repealing all conflicting laws; and declaring an emergency."

The bill was read second time.

Mr. Shell offered the following committee amendment to the bill:

Amend H. B. No. 355, by Lyle, by striking out all below the enacting clause and insert in lieu thereof the following:

"Section 1: It shall be unlawful for any person to place, set, use, drag or have in possession any seine, net or other device for catching fish, or shrimp, other than the ordinary pole and line, casting rod and reel, artificial bait, trot line, set line, gig, cast net, or minnow seine of not more than twenty feet in length, or trawl not over ten feet in width at the mouth, for catching bait, in or on any of the waters of Corpus Christi Bay within one-half mile of the mainland shore line between Flour Bluff Point and the city limits of Corpus Christi, Texas, or in or on the waters of Corpus Christi Bay within one mile of Dimmit Island in Nueces County, Texas; or in or upon any of the waters of Corpus Christi Bay within one-half mile of the mainland shore between a point onehalf mile East of Ingleside Docks and the North end of the Nueces Bay Causeway; or in or upon any of the waters on the East side of and within one-half mile of the Nueces Bay | Benton Causeway; or in or upon any of the Boone

waters of Red Fish Bay in Nueces County.

"For the purpose of this Act, the shore line shall be the water's edge at mean tide.

"Sec. 2. Any person violating any of the above provisions of this Act shall be deemed guilty of a misdemeanor and upon conviction shall be fined a sum of not less than Twenty-five Dollars (\$25.00) and not more than Two Hundred Dollars (\$200.00), and the fishing tackle illegally used shall be disposed of as directed in House Bill No. 80, Third Called Session of the Forty-second Legislature.

"Sec. 3. The fact that existing laws are inadequate for the proper conservation of the marine life along the coast of the State of Texas creates an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read on three several days in each House be, and the same is hereby suspended, and this Act shall take effect and be in force from and after its passage, and it is so enacted herein."

The amendment was adopted.

By unanimous consent of the House the caption of the bill was ordered amended to conform to all changes and with the body of the bill

House Bill No. 355 was then passed to engrossment.

HOUSE BILL NO. 355 ON THIRD READING

Mr. Lyle moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 355 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—126

Allen Brawner Bray Allison Alsup **Bridgers** Anderson Brown Avant Bullock Baker Bundy Burkett Bean Burnaman Carlton

Love Cato Carrington Lock Celaya Lowry Lucas Clark Cleveland Lyle McAlister Coker Colson, Mrs. McCann McDonald Connelly McGlasson Craig Crossley McLellan Crosthwait McMurry McNamara Daniel Manning Davis Deen Markle Dickson of Bexar Martin Dickson of Nolan Matthews Mills Dove Montgomery Duckett Moore Dwyer Morgan Ellis Morris Eubank Evans Morse Ferguson Murray Pace Files Fitzgerald Parker Pevehouse Fuchs Phillips Gilmer Goodman Price Rampy Halsey Reed of Bowie Hanna Reed of Dallas Hardeman Ridgeway Hargis Rhodes Harris of Dallas Roark Harris of Hill Roberts Hartzog Sallas Heflin Senterfitt Helpinstill Hileman Sharpe Simpson Howard Hoyo Skiles Huddleston Spacek Hughes Stanford Humphrey Stubbs Taylor Jones Kelly Thornton Kennedy Turner Kersey Vale Kinard Voigt Klingeman Walters Knight Wattner Lansberry Weatherford White Lehman Leyendecker Whitesides

Absent

Winfree

Bailey Favors
Bell Henderson
Blankenship Hobbs
Bruhl Howington
Chambers Huffman
Donald Hutchinson

Little

King Smith of Atascosa Nicholson Spangler Shell Stinson

Absent-Excused

Gandy Manford Garland Smith of Bastrop Isaacks

The Speaker then laid House Bill No. 355 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-126

Goodman Allen Allison Halsey Hanna Alsup Anderson Hardeman Avant Hargis Baker Harris of Dallas Bean Harris of Hill Benton Hartzog Boone Heflin Helpinstill Brawner Hileman Bray Bridgers Howard Brown Hoyo Bullock Huddleston Bundy Hughes Humphrey Burkett Burnaman Jones Kelly Carlton Kennedy Carrington Kersey Cato Kinard Celaya Klingeman Clark Knight Cleveland Lansberry Coker Colson, Mrs. Lehman Connelly Leyendecker Craig Little Crosslev Lock Crosthwait Love Daniel Lowry Davis Lucas Deen Lyle Dickson of Bexar McAlister Dickson of Nolan McCann Dove McDonald Duckett McGlasson Dwyer McLellan Ellis McMurry McNamara Eubank Evans Manning Ferguson Markle Files Martin Fitzgerald Matthews Fuchs Mills

Montgomery

Gilmer

Senterfitt Moore Morgan Sharpe Morris Simpson Morse Skiles Murray Spacek Stanford Pace Parker Stubbs Pevehouse Taylor Phillips Thornton Turner Price Rampy Vale Reed of Bowie Voigt Reed of Dallas Walters Wattner Ridgeway Rhodes Weatherford Roark White Whitesides Roberts Winfree Sallas

Absent

Bailey Howington BellHuffman Blankenship Hutchinson Bruhl King Nicholson Chambers Shell Donald Smith of Atascosa Favors Spangler Henderson Stinson Hobbs

Absent-Excused

Garland Manford Smith of Bastrop Gandy Isaacks

HOUSE BILL NO. 370 ON SECOND READING

laid before the Speaker House, on its second reading and passage to engrossment,

H. B. No. 370, A bill to be entitled "An Act authorizing the sale of all United States Treasury Bonds held for the account of the Permanent School Fund at September 1, 1940; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 370 ON THIRD READING

Mr. Stanford moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 370 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-119			
Allen	Kennedy		
Allison	Kersey		
Alsup	Kinard		
Anderson	Knight		
Avant	Lansberry		
Bailey	Lehman		
Baker	Little		
Bean	Lock		
Bell	Love		
Benton	Lowry		
Boone	Lucas		
Brawner	Lyle		
${f Brown}$	McAlister		
Bullock	McCann		
Bundy	McDonald		
Burkett	McGlasson		
Burnaman	McMurry		
Carlton	McNamara		
Carrington	Manning		
Cato	Markle		
Celaya	Martin		
Chambers	Matthews		
Clark	Mills		
Coker	Montgomery		
Colson, Mrs.	\mathbf{Moore}		
Connelly	Morgan		
Craig	Morris		
Crossley	Morse		
Crosthwait	Murray		
Daniel	Nicholson		
Davis Davis	Pace		
Deen Dickson of Bexar	Parker		
Dickson of Nolan	Pevehouse		
Dove	Phillips		
Duckett	Price		
Ellis	Reed of Bowie		
Eubank	Reed of Dallas		
Evans	Ridgeway		
Favors	Rhodes		
Ferguson	Roark		
Files	Roberts		
Fitzgerald	Shell		
Gilmer	Simpson		
Halsey	Skiles		
Hanna	Smith of Atascosa		
Hargis	Spacek		
Harris of Dallas	Stanford		
Heflin	Stubbs		
Helpinstill	Taylor		
Hileman	Thornton		
Hobbs	Turner		
Howard	Vale		
Howington	Voigt		
Hoyo	Walters		
Huddleston	Wattner		
Hughes	Weatherford		

Hughes

Jones

Kelly

Humphrey

White

Winfree

Whitesides

Yeas-119

N	ау	s-	-3
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Bray Rampy Senterfitt

Present-Not Voting

Cleveland

Harris of Hill

Absent

Blankenship Huffman Hutchinson Bruhl Donald King Dwyer Klingeman Fuchs McLellan Goodman Sallas Hardeman Sharpe Hartzog Spangler Henderson Stinson

Absent-Excused

Bridgers Leyendecker
Gandy Manford
Garland Smith of Bastrop
Isaacks

The Speaker then laid House Bill No. 370 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-119

Allen Crosthwait Allison Daniel Alsup Davis Anderson Deen Avant Dickson of Bexar Bailey Dickson of Nolan Baker Dove Bean Duckett Bell Ellis Benton Eubank Boone Evans Favors Brawner Brown Ferguson Bullock Files Bundy Fitzgerald Burkett Gilmer Burnaman Halsey Carlton Hanna Carrington Hargis Cato Harris of Dallas Celaya Heflin Chambers Helpinstill Clark Hileman Coker Hobbs Colson, Mrs. Howard Connelly Howington Hoyo Craig Crossley Huddleston

Hughes Murray Humphrey Nicholson Jones Pace Kelly Parker Kennedy Pevehouse Kersey **Phillips** Kinard Price Reed of Bowie Knight Lansberry Reed of Dallas

Ridgeway Lehman Little Rhodes Lock Roark Love Roberts Lowry Shell Lucas Simpson Lyle Skiles McAlister Smith of Atascosa

McCann Spacek McDonald Stanford McGlasson Stubbs McMurry Taylor McNamara Thornton Manning Turner Markle Vale Martin Voigt Matthews Walters Mills Wattner Montgomery Weatherford

Moore White
Morgan Whitesides
Morris Winfree
Morse

Nays—3

Bray Senterfitt Rampy

Present—Not Voting

Cleveland Harris of Hill

Absent

Blankenship Hutchinson Bruhl Isaacks Donald King Klingeman Dwyer Fuchs McLellan Goodman Sallas Sharpe Hardeman Hartzog Spangler Henderson Stinson

Huffman.

Absent-Excused

Bridgers Leyendecker
Gandy Manford
Garland Smith of Bastrop

HOUSE BILL NO. 432 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 432, A bill to be entitled "An Act amending Article 5473 of the Revised Civil Statutes of Texas, 1925, as amended by the 41st Legislature, Acts 1929, Chapter 223, page 477, to provide for a contractor's and laborer's lien upon the drilling rig, drill stem, casing and all drilling machinery under the circumstances otherwise set in Article 5473, as amended; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 432 ON THIRD READING

Mr. Weatherford moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 432 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-129

Allen Dickson of Bexar Dickson of Nolan Allison Alsup Dove Anderson Duckett Avant Ellis Bailey Eubank Baker Evans Bea.n Favors Bell Ferguson Benton Files Boone Fitzgerald Bridgers Fuchs Brown Gilmer Bullock Halsey Bundy Hanna Burkett Hardeman Burnaman Hargis Carlton Harris of Dallas Carrington Harris of Hill Cato Hartzog Celaya Heflin Chambers Helpinstill Clark Hileman Cleveland Hobbs Coker Howard Colson, Mrs. Howington Connelly Hoyo Craig Huddleston Crossley Hughes Crosthwait Humphrey Daniel Jones Davis Kelly Deen Kennedy

Kinard Pevehouse Kersey Phillips Klingeman Price Knight Reed of Bowie Lansberry Reed of Dallas Ridgeway Lehman Leyendecker Rhodes Little Roark Lock Roberts Love Sallas Lowry Senterfitt Lucas Sharpe Lyle Shell McAlister Simpson McCann Skiles McDonald Smith of Atascosa McGlasson Spacek McLellan Stanford McMurry Stinson McNamara Stubbs Manning Taylor Markle Thornton Martin Turner Mills Vale Montgomery Voigt Moore Walters Morgan Wattner Morris Weatherford Morse White Murray Whitesides Nicholson Winfree Pace

Nays--3

Bray Matthews Parker

Absent

Blankenship Henderson
Brawner Huffman
Bruhl Hutchinson
Donald King
Dwyer Rampy
Goodman Spangler

Absent-Excused

Gandy Manford

Garland Isaacks Smith of Bastrop

The Speaker then laid House Bill No. 432 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-129

Allen Anderson Allison Avant Alsup Bailey

Baker Bean Bell Benton Boone Bridgers Brown Bullock Bundy Burkett Burnaman Carlton Carrington Cato Celaya Chambers Clark Cleveland Coker Colson, Mrs. Connelly

Crossley
Crosthwait
Daniel
Davis
Deen
Dickson of Bexar
Dickson of Nolan

Dove
Duckett
Ellis
Eubank
Evans
Favors
Ferguson
Files

Craig

Ferguson
Files
Fitzgerald
Fuchs
Gilmer
Halsey
Hanna
Hardeman
Hargis
Harris of Dallas

Harris of Hill

Hartzog Heflin Helpinstill Hileman Hobbs Howard Howington Hovo Huddleston Hughes Humphrey Jones Kelly Kennedy Kersey Kinard

Klingeman Knight Lansberry Lehman Leyendecker

Leyendecke
Little
Lock
Love
Lowry
Lucas
Lyle
McAlister
McCann
McDonald
McGlasson
McLellan
McMurry
McNamara
Manning

Manning
Markle
Martin
Mills
Montgomery
Moore

Morgan

Morris
Morse
Murray
Nicholson
Pace
Pevehouse
Phillips

Price
Reed of Bowie
Reed of Dallas
Ridgeway
Rhodes
Roark

Roberts Sallas Senterfitt Sharpe Shell Simpson Skiles

Smith of Atascosa

Spacek
Stanford
Stinson
Stubbs
Taylor
Thornton
Turner
Vale
Voigt
Walters
Wattner
Weatherford
White
Whitesides

Winfree

Nays-3

Bray Matthews Parker

Absent

Blankenship Henderson
Brawner Huffman
Bruhl Hutchinson
Donald King
Dwyer Rampy
Goodman Spangler

Absent—Excused

Gandy Garland Isaacks Smith of Bastrop

Manford

HOUSE BILL NO. 414 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 414, A bill to be entitled "An Act amending Section 1 of Chapter 58 of the General Laws of the Forty-second Legislature, Regular Session, as amended by Chapter 97 of the General Laws of the Forty-third Legislature, Regular Session, and declaring an emergency."

The bill was read second time.

Mr. Clark offered the following committee amendment to the bill;

Amend H. B. No. 414 by striking out all below the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter 58, Section 1, of the Acts of the Forty-second Legislature, Regular Session, as amended by Chapter 97, of the Acts of the Forty-third Legislature, Regular Session, is amended so as hereafter to read as follows:

"Section 1. The term 'Marginal Well' as used herein means any oil well which is incapable of producing its maximum capacity of oil except by pumping, gas lift, or other means of artificial lift, and which well so equipped is capable, under normal unrestricted operating conditions. of producing \mathbf{such} quantities of oil as herein set out as would be damaged, or result in a loss of production ultimately recoverable, or cause the premature abandonment of same, if its maximum

daily production were artificially curtailed. The following described wells shall be deemed 'Marginal Wells' in this State:

- "(a) Any oil well incapable of producing its maximum daily capacity of oil except by pumping, gas lift, or other means of artificial lift, within this State, and having a maximum daily capacity for production of ten (10) barrels or less, averaged over the preceding thirty (30) consecutive days, producing from a depth of two thousand (2,000) feet or less.
- "(b) Any oil well incapable of producing its maximum daily capacity of oil except by pumping, gas lift, or other means of artificial lift, within this State and having a maximum daily capacity for production of twenty (20) barrels or less, averaged over the preceding thirty (30) consecutive days, producing from a horizon deeper than two thousand (2,000) feet and less in depth than four thousand (4,000) feet.
- "(c) Any oil well incapable of producing its maximum daily capacity of oil except by pumping, gas lift, or other means of artificial lift, within this State and having a maximum daily capacity for production of twenty-five (25) barrels or less, averaged over the preceding thirty (30) consecutive days, producing from a horizon deeper than four thousand (4,000) feet and less in depth than six thousand (6,000) feet.
- "(d) Any oil well incapable of producing its maximum daily capacity of oil except by pumping, gas lift, or other means of artificial lift, within this State and having a maximum daily capacity for production of thirty (30) barrels or less, averaged over the preceding thirty (30) consecutive days, producing from a horizon deeper than six thousand (6,000) feet and less in depth than eight thousand (8,000) feet.
- "(e) Any oil well incapable of producing its maximum daily capacity of oil except by pumping, gas lift, or other means of artificial lift, within this State and having a maximum daily capacity for production of thirty-five (35) barrels or less, averaged over the preceding thirty (30) consecutive days, producing

from a horizon deeper than eight thousand (8,000) feet."

The fact that the present Sec. 2. "Marginal definition of the term Well" leaves uncertain the question of whether all wells which are incapable of producing their maximum daily capacity of oil except by pumping, gas lift, or other means of artificial lift are included within the definition of said term and that such uncertainty operates as an impediment to the administration of the conservation laws of the State of Texas in the equitable distribution of the allowable production of oil creates an emergency and an imperative public necessity requiring that the Constitutional Rule which requires bills to be read on three several days be suspended and such rule is hereby suspended, and this Act shall take effect from and after its passage, and it is so enacted.

The committee amendment was adopted.

By unanimous consent of the House the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 414 was then passed to engrossment.

HOUSE BILL NO. 414 ON THIRD READING

Mr. Bray moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 414 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—122

Allen	Bray
Allison	Bridgers
Alsup	${f Brown}$
Anderson	Bullock
Avant	Bundy
Bailey	Burkett
Baker	Burnaman
Bean	Carlton
Bell	Carrington
Benton	Cato
Boone	Celaya
Brawner	Clark

Cleveland Coker Colson, Mrs. Connelly Craig Crossley Crosthwait Daniel Davis Deen Dickson of Bexar Dickson of Nolan Dove

Duckett Ellis Eubank Evans Favors Ferguson Files Fitzgerald Fuchs Gilmer Halsev Hanna Hargis Harris of Hill

Hartzog Heflin Helpinstill Hileman Howard Howington Hoyo Huddleston Hughes Humphrev Hutchinson Jones Kelly

Kennedy Kersev Kinard Knight Lansberry Lehman Levendecker Little Lock

Love Lowry Lucas Lyle McAlister

McCann McDonald McGlasson McLellan McNamara Manning Markle Martin Matthews

Montgomery Moore Morgan Morse Murray Nicholson Pace Parker

Mills

Pevehouse Price Reed of Bowie Reed of Dallas

Ridgeway Rhodes Roark Roberts Sallas Senterfitt Sharpe

Smith of Atascosa Spacek Stanford Stinson Stubbs Taylor Thornton Turner Vale Voigt Wattner Weatherford

White Whitesides Winfree

Nays-6

Donald Harris of Dallas Morris

Phillips Rampy Simpson

Absent

Blankenship Bruhl Chambers Dwyer

Goodman Hardeman Henderson Hobbs

Huffman Shell King Skiles Klingeman Spangler McMurry Walters

Absent—Excused

Gandy Manford Garland Smith of Bastrop

Isaacks

The Speaker then laid House Bill No. 414 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-122

Allen Gilmer Allison Halsev Hanna Alsup Anderson Hargis Avant. Hartzog Baker Heflin Bean Helpinstill Bell Hileman Benton Howard Howington Boone Bray Hoyo Bridgers Huddleston Brown Hughes Bullock Humphrey Bundy Hutchinson Burkett Jones Burnaman Kelly Kennedy Carlton Carrington Kersey Cato Kinard

Connelly Craig Crossley Crosthwait Daniel Davis Deen Dickson of Bexar Dickson of Nolan Dove Duckett Ellis Eubank Evans

Celaya

Clark

Coker

Favors

Files

Ferguson

Chambers

Colson, Mrs.

Lowry Lucas Lyle McAlister McCann McDonald McGlasson McLellan McNamara Manning Markle Martin Matthews Mills

Klingeman

Lansberry

Leyendecker

Knight

Lehman

Little

Lock

Love

Fitzgerald Montgomery

Fuchs Moore

Morgan Shell Morse Simpson Murray Skiles Nicholson Smith of Atascosa Pace Spacek Parker Stinson Pevehouse Stubbs Taylor **Phillips** Price Thornton Reed of Bowie Turner Reed of Dallas Vale Ridgeway Voigt Rhodes Wattner Roark Weatherford Roberts White Sallas Whitesides Senterfitt Winfree

Nays-5

Bailey Morris Donald Rampy Harris of Dallas

Absent

Blankenship Hobbs Brawner Huffman Bruhl King McMurry Cleveland Dwyer Sharpe Goodman Spangler Hardeman Stanford Harris of Hill Walters Henderson

Absent-Excused

Gandy Manford
Garland Smith of Bastrop
Isaacks

HOUSE BILL NO. 420 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 420, A bill to be entitled "An Act, to regulate the sale and labeling of agricultural and vegetable seeds, in the State of Texas and defining the manner of labeling of same by seed dealers who may expose and/or offer such seed for sale, providing for the testing of such seeds for germination and other purposes; defining person, agricultural seeds, vegetable seeds, hybrid seed corn, weed seeds, noxious-weed seeds and secondary noxious-weed seeds and advertisement, setting up labeling requirements for seeds, the sale of which is regulated by this Act and

defining the physical testing methods of testing such seeds; setting up certain prohibitions in the sale, or offering for sale of seeds, the sale of which are regulated by this Act; providing farmer exemption and defining certain other exemptions, prescribing the duties of the Commissioner of Agriculture, and authorizing the Commissioner to promulgate rules and regulations in conformity with this Act; providing for the inspection and sampling of seed transported, sold or offered for sale within the State; providing for the holding of public hearings; providing for the right of ingress and egress by the Commissioner, his agent and/or employees, giving the Commissioner the authority to issue and enforce stop-sale orders; to make provisions and maintain seed testing facilities; to fix and collect charges for tests and for such labels as may be sold to dealers and others, to cooperate with the United States Department of Agriculture; providing for an inspection tax, and the affixing of tags or labels to seed containers; regulating the sales of seeds by the drivers of trucks and other vehicles; providing for seizure of seeds when not properly labeled or tagged, or sold or offered for sale in violation of this Act, defining violators and providing penalties, providing for the use and disposition of funds; providing for the repeal of certain laws, providing a safety clause and declaring an emergency."

The bill was read second time and passed to engrossment.

HOUSE BILL NO. 420 ON THIRD READING

Mr. Evans moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 420 be placed on its third reading and final passage.

The motion prevailed by the following voe:

Yeas-129

Baker
\mathbf{Bean}
Bell
Benton
${f Boone}$
\mathbf{Bray}

Lock Bridgers Brown Love Bullock Lowry Lucas Bundy Burkett Lyle Burnaman McAlister McCann Carlton McDonald Carrington McGlasson Cato McLellan Celaya Chambers McMurry McNamara Clark Cleveland Manning Coker Markle Colson, Mrs. Martin Matthews Connelly Mills Crossley Montgomery Crosthwait Daniel Moore Davis Morgan Deen Morris Dickson of Bexar Morse Murray Dickson of Nolan Nicholson Donald Pace Dove Parker Duckett Pevehouse Ellis Phillips Eubank Price Evans Rampy Favors Reed of Bowie Ferguson Reed of Dallas Files Ridgeway Fitzgerald Rhodes Fuchs Roark Halsey Roberts Hanna. Sallas Hargis Senterfitt Harris of Dallas Sharpe Hartzog Shell Heflin Helpinstill Simpson Skiles Hileman Smith of Atascosa Hobbs Spacek Howard Stanford Howington Stinson Hoyo Stubbs Huddleston Taylor Hughes Thornton Humphrey Turner Hutchinson Vale Kelly Voigt Kennedy Kersey Walters Kinard Wattner Klingeman Weatherford Knight White

Whitesides

Winfree

Lehman

Little

Leyendecker

Nays—3

Craig Jones

Davis

Dickson of Bexar

Deen

Lansberry

Absent

Blankenship Hardeman
Brawner Harris of Hill
Bruhl Henderson
Dwyer Huffman
Gilmer King
Goodman Spangler

Absent-Excused

Gandy Manford

Garland Smith of Bastrop Isaacks

The Speaker then laid House Bill No. 420 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-129

Dickson of Nolan Allen Donald Allison Alsup Dove Duckett Anderson Ellis Avant Eubank Bailey Baker Evans -Bean Favors Bell Ferguson Benton Files Boone Fitzgerald Bray Fuchs Bridgers Halsey Brown Hanna Bullock Hargis Harris of Dallas Bundy Burkett Hartzog Burnaman Heflin Carlton Helpinstill Carrington Hileman Cato Hobbs Celaya Howard Chambers Howington Clark Hoyo Cleveland Huddleston Coker Hughes Colson, Mrs. Humphrey Connelly Hutchinson Crossley Kelly Kennedy Crosthwait Kersey Daniel

Kinard

Knight

Klingeman

Lehman
Leyendecker
Little
Lock
Love
Lowry
Lucas
Lyle

Lucas
Lyle
McAlister
McCann
McDonald
McGlasson
McLellan
McMurry
McNamara

Manning
Markle
Martin
Matthews
Mills
Montgomery
Moore

Morse
Murray
Nicholson
Pace
Parker
Pevehouse
Phillips

Morgan

Morris

Price Rampy

Reed of Bowie Reed of Dallas Ridgeway Rhodes Roark Roberts Sallas Senterfitt Sharpe Shell Simpson

Skiles Smith of Atascosa

Spacek
Stanford
Stinson
Stubbs
Taylor
Thornton
Turner
Vale
Voigt
Walters
Wattner
Weatherford
White

Whitesides Winfree

Nays-3

Craig Jones Lansberry

Absent

Blankenship Brawner Bruhl Dwyer Gilmer Goodman Hardeman Harris of Hill Henderson Huffman King Spangler

Absent—Excused

Gandy Garland

Isaacks

Manford

Smith of Bastrop

(Mr. Kelly in the Chair.)

HOUSE BILL NO. 452 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 452, A bill to be entitled assistance and/or foster home care "An Act to permit the commissioners' court of any county to appropriate out of the general fund of necessarily, many of whom could

the county funds for the care and maintenance of and/or services to any needy child or children in such county; providing that boarding homes licensed by the Division of Child Welfare, State Department of Public Welfare, shall be used for children to be detained or cared for away from their parents or guardians; permitting the juvenile judge to make a general order relative to the detention of children prior to court hearing; defining the term 'juvenile court'; declaring an emergency.'

The bill was read second time.

Mr. Boone offered the following committee amendment to the bill:

Amend House Bill No. 452 by striking out all below the enacting clause and inserting in lieu thereof the following:

"Section 1. The Commissioners' Court of any county may appropriate funds from its general fund, or any other available funds, for the administration of county child welfare boards, and provide services to and/or support or maintenance for indigent children in need of protection and/or care, either in their own homes or in foster homes.

"Sec. 2. When children have been declared dependent and neglected or adjudged delinquent, or when children alleged delinquent are to be detained until further investigation, study of their case, or pending a court hearing, the county may also appropriate funds to provide for the care of such children away from their own homes.

"Sec. 3. All Acts, laws, or parts thereof in conflict with this Act are hereby repealed.

"Sec. 4. If any provision of this Act shall be held to be invalid, it is declared to be the intention of the Legislature that all other provisions of this Act shall remain in full force and effect.

"Sec. 5. The fact that it is difficult to plan adequately for some needy, dependent, neglected and delinquent children requiring services, assistance and/or foster home care and the further fact that many children are being detained in jail unnecessarily, many of whom could

either remain in their own homes or foster homes pending a court hearing, and that unnecessary jail detention has been and is recognized by the Legislature as harmful to the welfare of the child and to society, creates an emergency and an imperative public necessity that the Constitutional Rule requiring that bills be read on three several days be suspended, and the same is hereby suspended and this Act is to take effect and be in full force and effect from thirty (30) days after its passage, and it is so enacted."

CROSTHWAIT.

The amendment was adopted.

By unanimous consent of the House the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 452 was then passed to engrossment.

HOUSE BILL NO. 452 ON THIRD READING

Mr. Boone moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 452 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-120

Allen	Connelly
Allison	Crossley
Alsup	Crosthwait
Avant	Daniel
Bailey	Deen
Baker	Dickson of Bexar
Bean	Dickson of Nolan
Bell	Dove
Benton	Duckett
Boone	Dwyer
Bridgers	Ellis
Brown	Eubank
Bullock	Evans
Burkett	Favors
Burnaman	Ferguson
Carlton	Files
Carrington	Fitzgerald
Cato	Gilmer
Celaya	Goodman
Chambers	Halsey
Clark	Hanna
Coker	Hardeman
Colson, Mrs.	Hargis

Harris of Dallas Moore Harris of Hill Morgan Hartzog Morris Heflin Morse Helpinstill Nicholson Hileman Pace Hobbs Parker Howard Pevehouse Howington Phillips Ноуо Price Hughes Rampy Reed of Bowie Humphrey Reed of Dallas Hutchinson Isaacks Ridgeway Roark Kelly Kennedy Roberts Kersev Sallas Kinard Senterfitt Klingeman Sharpe Knight Shell Lansberry Simpson Lehman Skiles Smith of Atascosa Leyendecker Little Spacek Lock Stanford Love Stinson Lowry Stubbs Lucas Taylor McAlister Turner McCann Vale Voigt McDonald Walters McLellan Manning Wattner Weatherford Markle White Matthews Mills Whitesides Montgomery Winfree

Nays-10

Bray Jones
Craig McGlasson
Davis McMurry
Donald McNamara
Fuchs Rhodes

Absent

Anderson Huffman
Blankenship King
Brawner Lyle
Bruhl Martin
Bundy Murray
Cleveland Spangler
Henderson Thornton

Huddleston

Absent—Excused

Gandy Manford Garland Smith of Bastrop

The Chair then laid House Bill No. 452 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas--120

Hutchinson Allen Allison Isaacks Kelly Alsup Avant Kennedy Bailey Kersey Baker Kinard Bean Klingeman Bell Knight Benton Lansberry Boone Lehman Levendecker Bridgers Brown Little Lock Love Lowry Lucas

Bullock Burkett Burnaman Carlton Carrington McAlister Cato McCann Celava McDonald Chambers McLellan Manning Clark Markle Coker Colson, Mrs. Matthews

Connelly Mills
Crossley Montgomery
Crosthwait Moore
Daniel Morgan

Deen Morris Dickson of Bexar Morse Dickson of Nolan Nicholson Pace Dove Parker Duckett Pevehouse Dwyer Phillips Ellis Price Eubank Rampy

Evans Reed of Bowie Favors Reed of Dallas Ferguson Ridgeway Files Roark Fitzgerald Roberts Gilmer Sallas Goodman Senterfitt Halsey Sharpe Hanna Shell Hardeman Simpson Hargis

Harris of Dallas Skiles

Harris of Hill Smith of Atascos:

Smith of Atascosa Harris of Hill Spacek Hartzog Stanford Heflin Stinson Helpinstill Hileman Stubbs Hobbs Taylor Howard Turner Vale Howington Voigt Hoyo Walters Hughes Wattner Humphrey

Weatherford Whitesides White Winfree

Nays-10

Bray Jones
Craig McGlasson
Davis McMurry
Donald McNamara
Fuchs Rhodes

Absent

Anderson Huffman
Blankenship King
Brawner Lyle
Bruhl Martin
Bundy Murray
Cleveland Spangler
Henderson Thornton
Huddleston

Absent-Excused

Gandy Manford Garland Smith of Bastrop

HOUSE BILL NO. 495 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment.

H. B. No. 495, A bill to be entitled "An Act granting permission to E. B. Rodriquez to bring suit against the State of Texas, and/or Highway Department, in a court of competent jurisdiction, in Frio County, Texas, for damages for personal injuries received by him while on duty in the employ of the Highway Department of the State of Texas, and which injuries are alleged to have produced damages to the said E. B. Rodriquez; providing that any judgment so recovered to be paid out of the funds of the Highway Department of the State of Texas; providing that if any provisions of this Act shall be invalid, the validity of the other provisions thereof shall not be affected; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 495 ON THIRD READING

Mr. Smith of Atascosa moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 495 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-133

Allen Hobbs Allison Howard Howington Alsup Anderson Hoyo Avant Huddleston Bailey Hughes Baker Humphrey Bean Hutchinson Isaacks Bell Benton Jones Boone Kelly Brawner Kennedy Kersey Bray Bridgers Kinard Brown Klingeman Bullock Knight Lansberry Burkett Burnaman Lehman Carlton Leyendecker Little Carrington Lock Cato Celaya Love Chambers Lowry Lucas Clark Lyle Cleveland McAlister Coker Colson, Mrs. McCann Connelly McDonald McGlasson Craig McMurry Crossley Crosthwait McNamara Manning Daniel Davis Markle Deen Martin Dickson of Bexar Matthews Dickson of Nolan Mills Montgomery Dove Duckett Moore Morgan Ellis Morris Eubank Morse Evans Murray Favors Nicholson Ferguson Pace Files Pevehouse Fitzgerald Phillips Fuchs Price Gilmer Rampy Goodman Reed of Bowie Halsey Reed of Dallas Hanna Ridgeway Hargis Harris of Dallas Rhodes Roark Harris of Hill

Roberts

Senterfitt

Craig

Sallas

Sharpe

Hartzog

Hileman

Helpinstill

Heflin

Shell Turner Simpson Vale Skiles Voigt Smith of Atascosa Walters Spacek Wattner Stanford Weatherford Stinson White Stubbs Whitesides Taylor Winfree Thornton

Absent

Henderson Blankenship Huffman Bruhl Bundy King McLellan Donald Parker Dwyer Spangler Hardeman

Absent-Excused

Gandy Manford Garland Smith of Bastrop

The Chair then laid House Bill No. 495 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-133

Crossley Allen Crosthwait Allison Daniel Alsup Anderson Davis Avant Deen Dickson of Bexar Bailey Dickson of Nolan Baker Dove Bean Duckett Bell Benton Ellis Boone Eubank Brawner Evans Bray Favors Bridgers Ferguson Brown Files Bullock Fitzgerald Burkett Fuchs Burnaman Gilmer Carlton Goodman Carrington Halsey Cato Hanna Celaya Hargis Chambers Harris of Dallas Clark Harris of Hill Cleveland Hartzog Coker Heflin Colson, Mrs. Helpinstill Connelly Hileman Hobbs

Howard Howington Hoyo Huddleston Hughes Humphrey Hutchinson Isaacks Jones Kelly Kennedy Kersey Kinard Klingeman Knight Lansberry Lehman Leyendecker Little Lock Love

Lowry Lucas Lyle McAlister McCann McDonald McGlasson McMurry McNamara Manning Markle Martin Matthews Mills Montgomery Moore

Morgan

Morris Morse Murray Nicholson Pace

Pevehouse Phillips Price Rampy Reed of Bowie

Reed of Dallas
Ridgeway
Rhodes
Roark
Roberts
Sallas
Senterfitt
Sharpe
Shell
Simpson
Skiles

Smith of Atascosa Spacek Stanford Stinson Stubbs Taylor Thornton Turner Vale Voigt Walters Wattner Weatherford White Whitesides Winfree

Absent

Blankenship Bruhl Bundy Donald Dwyer Hardeman

Henderson Huffman King. McLellan Parker Spangler

Absent—Excused

Gandy Manford Garland Smith of Bastrop

(Speaker in the Chair.)

HOUSE BILL NO. 514 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 514, A bill to be entitled "An Act repealing Section 9 of Article IV of Chapter 495 of the Acts of the Third Called Session of the 44th Legislature, as amended by Senate Bill No. 24, Chapter 5, Acts of the 46th Legislature; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 514 ON THIRD READING

Mr. Hartzog moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 514 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas---132

Duckett

Ellis

Allen Allison Alsup Anderson Avant Bailey Baker Bell Benton Boone Brawner Bray Bridgers Brown Bullock Bundy Burkett Burnaman Carlton Carrington Cato Celaya Chambers Clark Cleveland Coker Colson, Mrs. Connelly Craig Crossley Crosthwait Daniel Davis Deen Dickson of Bexar

Dickson of Nolan

Donald

Eubank Evans Favors Ferguson Files Fitzgerald Fuchs Gilmer Goodman Halsey Hanna Hardeman Hargis Harris of Dallas Hartzog Heflin Helpinstill Hileman Hobbs Howard Howington Hoyo Huddleston Hughes Humphrey Hutchinson Jones Kelly Kennedy Kersey Kinard Klingeman Knight Lansberry

Lehman

Levendecker Rampy Reed of Bowie Little Lock Reed of Dallas Love Ridgeway Lowry Rhodes Lucas Roark Lvle Roberts McAlister Sallas McCann Senterfitt McDonald Sharpe McGlasson Shell McLellan Simpson McMurry Skiles McNamara Smith of Atascosa Manning Spacek Markle Stanford Martin Stinson Matthews Stubbs Taylor Mills Montgomery Thornton Moore Turner Vale Morgan Morris Voigt Morse Walters

Absent

Wattner

Winfree

White

Weatherford

Whitesides

Bean Henderson
Blankenship Huffman
Bruhl King
Dove Murray
Dwyer Parker
Harris of Hill Spangler

Nicholson

Pevehouse

Phillips

Pace

Price

Absent-Excused

Gandy Manford
Garland Smith of Bastrop
Isaacks

The Speaker then laid House Bill No. 514 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-132

Bray Allen Bridgers Allison Alsup Brown Anderson Bullock Avant Bundy Burkett Bailey Baker Burnaman. Bell Carlton Benton Carrington Boone Cato Brawner Celaya

Chambers Love Clark Lowry Cleveland Lucas Coker Lyle Colson, Mrs. McAlister Connelly McCann McDonald Craig Crossley McGlasson Crosthwait McLellan McMurry Daniel McNamara Davis Manning Deen Dickson of Bexar Markle Dickson of Nolan Martin Donald Matthews Duckett Mills Montgomery Ellis Moore Eubank Morgan Evans Morris Favors Morse Ferguson Nicholson Files Pace Fitzgerald Pevehouse Fuchs Phillips Gilmer Price Goodman Rampy Halsey Reed of Bowie Hanna Reed of Dallas Hardeman Ridgeway Hargis Rhodes Harris of Dallas Roark Hartzog Roberts Heflin Sallas Helpinstill Senterfitt Hileman Sharpe Hobbs Shell Howard Simpson Howington Skiles Hoyo Smith of Atascosa Huddleston Hughes Spacek Humphrey Stanford Hutchinson Stinson Jones Stubbs Taylor Kelly Kennedy Thornton Turner Kersev Vale Kinard Voigt Klingeman Knight Walters Lansberry Wattner Lehman Weatherford

Absent

White

Whitesides

Winfree

Bean Dwyer
Blankenship Harris of Hill
Bruhl Henderson
Dove Huffman

Leyendecker

Little

Lock

Isaacks King Murray

Parker Spangler

Absent-Excused

Gandy Garland

Manford Smith of Bastrop

HOUSE BILL NO. 518 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment.

H. B. No. 518, A bill to be entitled "An Act authorizing the Commissioners' Courts in all counties having a population of not less than one hundred thousand (100,000) and not more than one hundred ninety thousand (190,000) inhabitants, according to the last preceding Federal Census, to determine the maximum annual salary to be paid an officer named in Section 13 of Chapter 465 of the Acts of the Second Called Session of the Forty-fourth where such officer's Legislature, salary was based upon population under the laws existing on August 24, 1935, on the basis of the population of said county, according to the last preceding Federal Census; provided that the Commissioners' Courts in said counties are authorized to fix the maximum annual sallary for the balance of the fiscal year 1941 after the effective date of this Act on the basis of the Federal Census of 1940 and thereafter according to the last preceding Federal Census; and declaring an emergency."

The bill was read second time.

Mr. Stanford offered the following amendment to the bill:

Amend House Bill No. 518 by striking out Section 1 and inserting in lieu thereof the following:

"Section 1. The Commissioners' Courts in all counties of Texas having a population of not less than one hundred thousand (100,000) and not more than one hundred ninety thousand (190,000) inhabitants, according to the last preceding Federal Census, in fixing the annual salary that shall be paid an officer named in Section 13 of Chapter 465 of the Acts of the Second Called Session of Allison

the Forty-fourth Legislature, where such officer's salary is determined in compliance with the laws which existed on August 24, 1935, and is based upon population, shall compute and fix the salary of each of such officers at the maximum amount which could have been paid each of such officers under the laws existing on August 24, 1935, according to the Federal Census of 1940 thereafter according to the last preceding Federal Census; provided the Commissioners' Courts in said counties are authorized to amend the present order of said court fixing the maximum salary of said officers for the fiscal year 1941 from and after the effective date of this Act for the balance of said fiscal year, according to the Federal Census of 1940, and thereafter according to the last preceding Federal Census."

The amendment was adopted.

Mr. Davis offered the following amendment to the bill:

Amend Amendment No. to. House Bill No. 518 by striking out the words and figures "one hundred thousand (100,000)" appearing in Line 2 of Section 1 thereof, and inserting the following words and figures towit:

"One hundred five thousand (105,-000)."

The amendment was adopted.

By unanimous consent of the House the caption of the bill was ordered amended to conform to all changes and with the body of the

House Bill No. 518 was then passed to engrossment.

HOUSE BILL NO. 518 ON THIRD READING

Mr. Stanford moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 518 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—126

Allen

Alsup Anderson

Celaya

Clark

Coker

Craig

Davis

l Deen

Chambers

Cleveland

Connelly

Crossley

Crosthwait

Colson, Mrs.

Avant Bailey Baker Bean Bell Benton Boone Brawner Bray Bridgers Brown Bullock Bundy Burkett Burnaman Carlton Carrington Cato Celava Chambers Clark Cleveland Coker Colson, Mrs. Connelly Craig Crossley Crosthwait Davis Deen Dickson of Bexar Dickson of Nolan Dove Duckett Ellis Eubank Evans Favors Ferguson Files Fitzgerald Fuchs Gilmer Halsey Hardeman Hargis Harris of Dallas Hartzog Heflin Helpinstill Hileman Howard Howington Hoyo Huddleston Hughes

Humphrey

Hutchinson

Jones

Kelly

Kennedy

Kersey Kinard Klingeman Knight Lehman Levendecker Little Lock Love Lowry Lucas Lyle McAlister McCann McDonald McGlasson McLellan McMurry McNamara Manning Markle Martin Matthews Mills Montgomery Moore Morgan Morse Murray Nicholson Pace Parker Pevehouse Phillips Price Rampy Reed of Bowie Reed of Dallas Ridgeway Rhodes Roark Roberts Senterfitt Sharpe Shell Simpson Skiles Smith of Atascosa Spacek Stanford Stinson Stubbs Taylor Thornton Turner Vale Voigt

Walters

White

Weatherford

Whitesides

Present-Not Voting Lansberry Absent Blankenship Hobbs Huffman Bruhl Daniel King Morris Donald Sallas Dwyer Spangler Goodman Hanna Wattner Harris of Hill Winfree Henderson Absent—Excused Gandy Manford Garland Smith of Bastrop Isaacks The Speaker then laid House Bill No. 518 before the House on third reading and final passage. The bill was read third time and was passed by the following vote: Yeas-126 Dickson of Bexar Allen Allison Dickson of Nolan Alsup Dove Anderson Duckett Avant Ellis Bailey Eubank Baker Evans Bean Favors Bell Ferguson Benton Files Boone Fitzgerald Brawner Fuchs Bray Gilmer Bridgers Halsey Brown Hardeman Bullock Hargis Bundy Harris of Dallas Burkett Hartzog Burnaman Heflin Carlton Helpinstill Carrington Hileman Cato Howard

Howington

Huddleston

Humphrey

Hutchinson

Hoyo

Jones

Kelly

Kennedy

Klingeman

Kersey

Kinard

Hughes

Knight Pevehouse Lehman Phillips Levendecker Price Rampy Little Reed of Bowie Lock Reed of Dallas Love Ridgeway Lowry Rhodes Lucas Roark Lyle Roberts McAlister McCann Senterfitt McDonald Sharpe McGlasson Shell McLellan Simpson McMurry Skiles Smith of Atascosa McNamara Spacek Manning Stanford Markle Martin Stinson Matthews Stubbs Taylor Mills Thornton Montgomery Turner Moore Morgan Vale Morse Voigt Murray Walters Nicholson Weatherford Pace White Parker Whitesides

Present—Not Voting

Lansberry

Absent

Blankenship Hobbs Bruhl Huffman Daniel King Morris Donald Sallas Dwyer Spangler Goodman Hanna Wattner Harris of Hill Winfree Henderson

Absent—Excused

Gandy Manford
Garland Smith of Bastrop
Isaacks

HOUSE BILL NO. 520 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 520, A bill to be entitled "An Act providing that in counties having not less than 37,500 nor more than 38,250 population according to the last Federal Census, a candidate lowing vote:

in a primary election of such county for State Representative in the Legislature shall not have his name placed on the ballot unless and until he has paid to the County Executive Committee a sum to be fixed not in excess of Fifty Dollars; repealing all laws or parts of laws in conflict herewith; and declaring an emergency."

The bill was read second time.

Mr. Weatherford offered the following amendment to the bill:

Amend H. B. No. 520 by changing the population bracket in line 2, Section 1, by striking out "37,500 nor more than 38,250" and insert in lieu thereof the following:

"38,000 nor more than 38,325."

Amend the caption to conform.

The amendment was adopted.

Mr. Rhodes offered the following amendment to the bill:

Amend House Bill No. 520 by adding after the figures "38,250" the following words and figures: "not less than twenty-five thousand five hundred and forty (25,540) and not more than twenty-six thousand and fifty (26,050)."

The amendment was adopted.

By unanimous consent of the House, the bill was amended so as to include Hunt, DeWitt, Panola, Stephens, Palo Pinto, Shelby, San Augustine and Sabine Counties.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 520 was then passed to engrossment.

HOUSE BILL NO. 520 ON THIRD READING

Mr. Weatherford moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 520 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-105

Kennedy

Kinard Allison Alsup Klingeman Anderson Knight Avant Leyendecker Bean Little Bell Lock Benton Lowry Boone Lyle Brawner McAlister Bray McCann Bridgers McDonald Brown McGlasson Burkett McLellan Burnaman McMurry Carlton McNamara Carrington Manning Cato Mills

Allen

Celaya Montgomery Chambers Morris Clark Morse Coker Murray Colson, Mrs. Nicholson Craig Pace Crossley Parker Crosthwait Pevehouse Daniel Phillips Davis

Davis Price
Deen Reed of Bowie
Dickson of Nolan Reed of Dallas
Dove Ridgeway

Dove Ridgeway
Duckett Rhodes
Eubank Roberts
Evans Sallas
Favors Senterfitt
Ferguson Shell
Fitzgerald Simpson

Fuchs Smith of Atascosa

Stanford Gilmer Hanna Stinson Stubbs Hargis Taylor Harris of Dallas Thornton Hartzog Turner Heflin Helpinstill Vale Hileman Voigt Walters Howard Wattner Howington Weatherford Hoyo Huddleston White Humphrey Whitesides Hutchinson Winfree

Nays-26

Bailey Donald
Baker Ellis
Bullock Files
Connelly Goodman
Dickson of Bexar Halsey

Isaacks

Hardeman Markle Hobbs Matthews Hughes Moore Jones Morgan Kellv Rampy Kersey Roark Love Sharpe Lucas Skiles

Present-Not Voting

Spacek

Daniel

Davis

Absent

Blankenship Huffman
Bruhl King
Bundy Lansberry
Cleveland Lehman
Dwyer Martin
Harris of Hill Spangler
Henderson

Absent-Excused

Gandy Manford Garland Smith of Bastrop

The Speaker then laid House Bill No. 520 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-102

Allen Deen Allison Dickson of Nolan Alsup Dove Avant Duckett Bailey Evans Bean Ferguson Bell Fuchs Benton Gilmer Boone Hanna Brawner Hargis Bray Harris of Dallas Bridgers Hartzog Brown Heflin Burkett Helpinstill Burnaman Hileman Carlton Howard Carrington Howington Cato Hoyo Celaya Huddleston Chambers Humphrev Clark Hutchinson Cleveland Jones Coker Kennedy Colson, Mrs. Kersey Crossley Kinard Crosthwait Knight

Lansberry

Lehman

Price

Rampy

Leyendecker Reed of Bowie Little Reed of Dallas Ridgeway Lock Rhodes Lowry Roberts McAlister McCann Sallas McDonald Senterfitt McGlasson Shell McLellan Simpson Smith of Atascosa McMurry Spacek McNamara Stinson Manning Stubbs Markle Taylor Matthews Thornton Mills Turner Montgomery Vale Morris Voigt Morse Nicholson Walters Weatherford Parker Pevehouse White

Nays-29

Whitesides

Winfree

Hughes Baker Bullock Kelly Klingeman Connelly Love Craig Dickson of Bexar Lucas Donald Lyle Ellis Moore Morgan Favors Files Pace Phillips Fitzgerald Roark Goodman Sharpe Halsev Skiles Hardeman Harris of Hill Wattner Hobbs

Absent

Anderson Huffman
Blankenship King
Bruhl Martin
Bundy Murray
Dwyer Spangler
Eubank Stanford
Henderson

Absent-Excused

Gandy Manford Garland Smith of Bastrop Isaacks

HOUSE BILL NO. 537 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 537, A bill to be entitled three several days in each House be "An Act amending Article 779 of the suspended, and said Rule is hereby

Revised Statutes; providing for the investment of county and road district sinking funds, and declaring an emergency."

The bill was read second time.

Mr. Burnaman offered the following amendment to the bill:

Amend House Bill No. 537 by striking out all below the enacting clause, and insert the following:

Section 1. Article 779 of the Revised Civil Statutes of Texas, 1925, is hereby amended so as to hereafter read as follows:

"Article 779. Investment of Sinking Fund. The Commissioners Courts may invest sinking funds accumulated for the redemption and payment of any bonds issued by such county, political subdivision, road district, or defined district thereof, in bonds of the United States, of Texas, or any county in this State, or any school district or road district of this State, or any incorporated city or town of this State; or in bonds of the Federal Farm Loan Bank system, or in war-savings certificates, and certificates of indebtedness issued by the Secretary of the Treasury of the United States. No such bonds shall be purchased which, according to their terms, mature at a date subsequent to the time of maturity of the bonds for the payment of which such sinking fund was created."

Sec. 2. All laws or parts of laws in conflict herewith are expressly repealed.

The fact that Commis-Sec. 3. sioners Courts of this State under the existing law do not have authority to invest sinking funds of road districts in the bonds of any road district, school district, city or town, or in war-saving certificates or certificates of indebtedness issued by the Secretary of the Treasury of the United States, and the further fact that large daily balances are carried by many of the road districts of this State with little or no interest being paid thereon which can be properly invested in such bonds, create an emergency and an imperative public thatthe Constitutional necessity Rule requiring bills to be read on three several days in each House be

suspended, and this Act shall take effect and be in force from and after its passage, and it is so enacted.

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 537 was then passed to engrossment.

HOUSE BILL NO. 537 ON THIRD READING

Mr. Burnaman moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 537 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-128

Allen	Dickson of Nolan
Allison	Dove
Alsup	Duckett
Anderson	Ellis
Avant	${f Eubank}$
Bailey	Evans
Baker	Favors
Bean	Ferguson
Bell	Files
${f Benton}$	Fitzgerald
Boone	Fuchs
Brawner	Gilmer
Bray	Halsey
Bridgers	Hanna
${f Brown}$	Hardeman
Bullock	Hargis
Bundy	Harris of Dallas
Burkett	Hartzog
Burnaman	Heflin
Carlton	Helpinstill
Carrington	Hileman
Cato	${f Hobbs}$
Celaya	Howard
Chambers	Howington
Clark	Hoyo -
Cleveland	Huddleston
Coker	Hughes
Colson, Mrs.	Humphrey
Connelly	Hutchinson
Craig	Jones
Crossley	Kelly
Crosthwait	Kennedy
Daniel	Kinard
Davis	Klingeman
Deen	Knight

Lehman	Pevehouse
Leyendecker	Phillips
Little	Price
Lock	Rampy
Love	Reed of Bowie
Lowry	Reed of Dallas
Lucas	Ridgeway
Lyle	Rhodes
McAlister	Roark
McCann	Roberts
McDonald	Sallas
McGlasson	Senterfitt
McLellan	Sharpe
McMurry	Shell
McNamara	Simpson
Manning	Skiles
Markle	Smith of Atascosa
Martin	Stanford
Matthews	Stinson
Mills	Stubbs
Montgomery	Taylor
Moore	Turner
Morgan	\mathbf{Vale}
Morris	Walters
Morse	Wattner
Murray	Weatherford
Nicholson	White
Pace	Whitesides
Parker	Winfree

Nays-5

Dickson of Bexar Kersey Donald Voigt Goodman

Absent

Blankenship King
Bruhl Lansberry
Dwyer Spacek
Harris of Hill Spangler
Henderson Thornton
Huffman

Absent—Excused

Gandy Manford
Garland Smith of Bastrop
Isaacks

The Speaker then laid House Bill No. 537 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-128

Allen	Bailey
Allison	${f Baker}$
Alsup	\mathbf{Bean}
Anderson	\mathbf{Bell}
Avant	Benton

Kellv

Kennedv

Klingeman

Kinard

Boone Knight Brawner Lehman Bray Levendecker Bridgers Little Brown Lock Bullock Love Lowry Bundy Lucas Burkett Burnaman Lyle Carlton McAlister Carrington McCann Cato McDonald Celaya McGlasson Chambers McLellan McMurry Clark Cleveland McNamara Coker Manning Colson, Mrs. Markle Connelly Martin Craig Matthews Crossley Mills Crosthwait Montgomery Daniel Moore Davis Morgan Deen Morris Dickson of Nolan Morse Dove Murray Duckett Nicholson Ellis Pace Eubank Parker Evans Pevehouse Phillips Favors Price Ferguson Rampy Files Reed of Bowie Fitzgerald Fuchs Reed of Dallas Gilmer Ridgeway Halsey Rhodes Roark Hanna Roberts Hardeman Sallas Hargis Harris of Dallas Senterfitt Sharpe Hartzog Heflin Shell Heipinstill Simpson Hileman Skiles Smith of Atascosa Hobbs Howard Stanford Howington Stinson Hoyo Stubbs Huddleston Taylor Hughes Turner Humphrey Vale Hutchinson Walters Jones Wattner

Weatherford

Whitesides

Winfree

White

Nays-5

Dickson of Bexar Kersey Donald Voigt Goodman

Absent

Blankenship King
Bruhl Lansberry
Dwyer Spacek
Harris of Hill Spangler
Henderson Thornton
Huffman

· Absent—Excused

Gandy Manford
Garland Smith of Bastrop
Isaacks

(Mr. Kersey in the Chair.)

HOUSE BILL NO. 538 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 538, A bill to be entitled "An Act making an appropriation to be paid out of the General Revenue Fund of the State of Texas the sum of Seventeen Thousand Two Hundred Dollars (\$17,200.00), not otherwise appropriated, to cover taxes due by the State of Texas to Fort Bend County, covering the years 1939 and 1940, inclusive, and the taxes to become due for the years 1941 and 1942, and declaring an emergency."

The bill was read second time.

Mr. Hutchinson offered the followinig amendment to the bill:

Amend House Bill No. 538 by striking out all below the enacting clause and inserting in lieu thereof the following:

"Section 1. There is hereby appropriated out of the General Revenue Fund of the State of Texas the sum of Seventeen Thousand Two Hundred (\$17,200.00) Dollars, or so much thereof as may be necessary, not otherwise appropriated to cover payment of taxes on State Prison Farm Lands, exclusive of any improvements thereon, due and unpaid, exclusive of penalty and/or in-

terest, by the State of Texas to Fort Bend County and the Sugar Land Independent School District for the years 1939 and 1940, inclusive, and to cover payment of taxes on State Prison Farm Lands, exclusive of any improvements thereon, to become due by the State of Texas to Fort Bend County and the Sugar Land Independent School District for the years 1941 and 1942, inclusive.

"Sec. 2. The Comptroller of Public Accounts of the State of Texas is authorized, and it is hereby made his duty, to pay out the appropriation herein made, or so much thereof as may be necessary, in the manner prescribed by law, upon proper statement of taxes due Fort Bend County by the Assessor and Collector of taxes of said County under proper seal and/or oath and/or upon proper statement of taxes due the Sugar Land Independent School District by the Tax Assessor and Collector of the said Sugar Land Independent School District under proper seal and/or oath. "Sec. 3."

"Sec. 3. The fact that under the existing law there is no provision for the payment of these taxes creates an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read on three several days in each House be suspended, and said rule is hereby suspended, and this Act shall take effect and be in force from and after its passage, and it is so enacted."

Mr. Shell offered the following amendment to the committee amendment:

Amend Committee Amendment No. 1 to House Bill No. 538 by striking out the words and figures \$17,200.00 wherever they appear, and inserting in lieu thereof the words and figures \$8,450.99, also strike out the year and figures 1941 and 1942 wherever they appear.

SHELL, HUFFMAN.

The amendment to the committee amendment was adopted.

The committee amendment, as amended, was then adopted.

House Bill No. 538 was then passed to engrossment.

HOUSE BILL NO. 538 ON THIRD READING

Mr. Hutchinson moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 538 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—114

Allen Hobbs Allison Howard Alsup Howington Anderson Hoyo Avant Huddleston Bailey Hughes Baker Humphrey Bean Hutchinson Bell Kelly Benton Kennedy Boone Kersey Bridgers Kinard Brown Klingeman Bullock Knight Bundy Lehman Burkett Leyendecker Burnaman Little Carlton Lock Carrington Love Lowry Cato Celaya Lucas Clark Lyle Cleveland McAlister Coker McCann Colson, Mrs. McDonald Connelly McMurry Crossley Manning Crosthwait Markle Daniel Matthews Dickson of Bexar Mills Dickson of Nolan Montgomery Dove Moore Eubank Morgan Evans Morris Favors Morse Murray Ferguson Nicholson Files Fitzgerald Pace Fuchs Parker Gilmer Pevehouse Halsey Phillips Harris of Dallas Price Harris of Hill Rampy Reed of Bowie Hartzog

Reed of Dallas

Ridgeway

Rhodes

Heflin

Helpinstill

Hileman

Roark Taylor Thornton Sallas Sharpe Turner Shell Vale Simpson Walters Wattner Skiles Smith of Atascosa Weatherford Stanford White Whitesides Stinson Stubbs Winfree

Nays-13

Bray Craig Davis Donald Hanna Jones Lansberry McGlasson McNamara Martin Roberts Senterfitt Voigt

Absent

Hardeman Blankenship Hargis Brawner Bruhl Henderson Huffman Chambers King Deen McLellan Duckett Spacek Dwyer Spangler Ellis Goodman

Absent-Excused

Gandy Garland Isaacks Manford Smith of Bastrop

The Chair then laid House Bill No. 538 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-114

Allen Burnaman Carlton Allison Alsup Carrington Cato Anderson Avant Celaya Bailey Clark Cleveland Baker Bean Coker Colson, Mrs. Bell Connelly Benton Crossley Boone Crosthwait Bridgers Daniel Brown Dickson of Bexar Bullock Dickson of Nolan Bundy Burkett Dove

Eubank Manning Evans Markle Favors Matthews Ferguson Mills Files Montgomery Fitzgerald Moore Fuchs Morgan Gilmer Morris Halsey Morse Harris of Dallas Murray Nicholson Harris of Hill Hartzog Pace Heflin Parker Helpinstill Pevehouse Phillips Hileman Hobbs Price Howard Rampy Reed of Bowie Howington Reed of Dallas Hoyo Huddleston Ridgeway Hughes Rhodes Humphrev Roark Hutchinson Sallas Sharpe Kelly Kennedy Shell Kersev Simpson Kinard Skiles Klingeman Smith of Atascosa Knight Stanford Stinson Lehman Leyendecker Stubbs Taylor Little Lock Thornton Turner Love Vale Lowry Lucas Walters Lyle Wattner Weatherford McAlister White McCann Whitesides McDonald McMurry Winfree

Nays-13

Bray McGlasson
Craig McNamara
Davis Martin
Donald Roberts
Hanna Senterfitt
Jones Voigt
Lansberry

Absent

Blankenship Hardeman Hargis Brawner Bruhl Ĥenderson Chambers Huffman Deen King Duckett McLellan Dwyer Spacek Ellis Spangler Goodman

Absent-Excused

Gandy Manford Garland Smith of Bastrop Isaacks

HOUSE BILL NO. 544 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 544, A bill to be entitled "An Act authorizing employees of the Texas Forest Service and such additional outside help or assistance they might call on to enter on any privately owned lands for the purpose of investigating and controlling forest and grass fires that appear to be or are burning uncontrolled; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 544 ON THIRD READING

Mr. Burnaman moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 544 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-134

Allen Chambers Allison Clark Alsup Cleveland Anderson Coker Colson, Mrs. Avant Bailey Connelly Baker Craig Bean Crossley BellCrosthwait Benton Daniel Blankenship Davis Deen Boone Dickson of Bexar Brawner Dickson of Nolan Bray Bridgers Donald Dove Brown Duckett Bullock Ellia Bundy Burkett Eubank Burnaman Evans Favors Carlton Ferguson Carrington Cato Files Celava Fitzgerald

Fuchs Martin Gilmer Matthews Goodman Mills Halsey Montgomery Hanna Moore Morgan Hardeman Hargis Morris Harris of Dallas Morse Harris of Hill Murray Hartzog Nicholson Heflin Pace Helpinstill Parker Hileman Pevehouse Hobbs Phillips Howard Price Rampy Howington Reed of Dallas Hoyo Huddleston Ridgeway Hughes Rhodes Humphrey Roark Hutchinson Roberts Kelly Sallas Kennedy Senterfitt. Kersey Sharpe Kinard Shell Klingeman Simpson Knight Skiles Lansberry Smith of Atascosa Lehman Spacek Leyendecker Stanford Little Stinson Lock Stubbs Love Taylor Lucas Thornton Lyle Turner McAlister Vale McCann Voigt McDonald Walters McGlasson Wattner McMurry Weatherford McNamara White Manning Whitesides Markle Winfree

Absent

Bruhl King
Dwyer Lowry
Henderson McLellan
Huffman Reed of Bowie
Jones Spangler

Absent-Excused

Gandy Manford
Garland Smith of Bastrop
Isaacks

The Chair then laid House Bill No. 544 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—134

Hobbs Allen Allison Howard Alsup Anderson Hoyo Huddleston Avant Hughes Bailey Humphrey Baker Hutchinson Bean Bell Kelly Kennedy Benton Kersey Blankenship Kinard Boone. Brawner Bray Knight Lansberry Bridgers Brown

Bullock Bundy Burkett Burnaman Carlton Carrington Cato Celaya Chambers Clark Cleveland Coker

Colson, Mrs. Connelly Craig Crossley Crosthwait

Daniel

Davis Deen Dickson of Bexar

Dickson of Nolan Donald Dove Duckett Ellis

Eubank Evans Favors Ferguson

Files Fitzgerald Fuchs Gilmer Goodman Halsey Hanna. Hardeman Hargis

Harris of Dallas Harris of Hill

Hartzog Heflin Helpinstill Hileman

Howington

Klingeman Lehman Leyendecker

Little Lock

Love Lucas Lyle McAlister McCann McDonald McGlasson McMurry McNamara Manning Markle Martin Matthews Mills

Moore Morgan Morris Morse Murray Nicholson Pace Parker Pevehouse Phillips Price Rampy

Montgomery

Reed of Dallas Ridgeway Rhodes Roark Roberts Sallas Senterfitt Sharpe Shell Simpson

Skiles Smith of Atascosa

Spacek Stanford Stinson

Stubbs Walters Taylor Wattner Thornton Weatherford Turner White Vale Whitesides Voigt Winfree

Absent

Bruhl King Lowry Dwyer McLellan Henderson Huffman Reed of Bowie Jones Spangler

Absent-Excused

Gandy Manford Garland Smith of Bastrop Isaacks

RELATIVE TO CONSIDERATION OF BILLS

Mr. McMurry moved that no bill previously objected to be considered until all other bills on the calendar have been considered.

The motion prevailed.

(Speaker in the Chair.)

HOUSE BILL NO. 618 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 618, A bill to be entitled "An Act to amend Article 2779 of the 1925 Revised Civil Statutes of Texas by adding Article 2779a, to provide for the election of Tax Assessors and Collectors in Independent School Districts under certain circumstances; this Act to apply only to the Independent School Districts in those counties having a population of no less than nineteen thouhundred and sand, two twenty (19,220) and no more than nineteen thousand, two hundred and forty (19240), according to the last Federal Census; and declaring an emergency."

The bill was read second time.

On motion of Mr. Halsey and by unanimous consent of the House, House Bill No. 618 was amended so as to include Lubbock County in the provisions thereof.

House Bill No. 618 was then passed to engrossment.

HOUSE BILL NO. 618 ON THIRD READING

Mr. Thornton moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 618 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-118

Allen Hanna Allison Hargis Alsup Harris of Dallas Anderson Hartzog Avant Heflin Bailey Helpinstill Baker Hileman Bean Howard Rell Howington Benton Hoyo Huddleston Boone Bray Humphrev Brown Hutchinson Bullock Jones Bundy Kelly Burkett Kennedy Burnaman Kersey Carlton Kinard Carrington Klingeman Cato Knight Celaya Lehman Chambers Little Clark Lock Cleveland Love Coker Lucas Colson, Mrs. McAlister Connelly McDonald McGlasson Craig Crosslev McMurry Crosthwait McNamara Daniel Markle Davis Martin Matthews Dickson of Bexar Dickson of Nolan Mills Dove Montgomery Duckett Moore Eubank Morgan Morris Evans Favors Morse Murray Ferguson Files Nicholson Fitzgerald Pace Fuchs Parker G11mer Pevehouse Goodman Phillips Halsey Price

Rampy Smith of Atascosa Reed of Bowie Spacek Reed of Dallas Stinson Ridgeway Taylor Rhodes Thornton Roark Turner Roberts Vale Sallas Voigt Senterfitt Walters Wattner Sharpe Weatherford Shell Simpson Whitesides Skiles Winfree

Nays—4

Ellis Lansberry Hughes Lowry

Absent

Blankenship Huffman Brawner King Bridgers Lyle McCann Bruhl Deen McLellan Manning Donald Dwyer Spangler Hardeman Stanford Harris of Hill Stubbs Henderson White Hobbs

Absent-Excused

Gandy Leyendecker
Garland Manford
Isaacks Smith of Bastrop

The Speaker then laid House Bill No. 618 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-118

Dickson of Nolan

Carlton Allen Carrington Allison Alsup Cato Celaya Anderson Chambers Avant Clark Bailey Cleveland Baker Coker Bean Colson, Mrs. Bell Connelly Benton Boone Craig Crossley Bray Crosthwait Brown Bullock Daniel Davis Bundy Burkett Dickson of Bexar

Burnaman

Dove Markle Duckett Martin Eubank Matthews Evans Mills Favors Montgomery Ferguson Moore Morgan Files Fitzgerald Morris Fuchs Morse Murray Gilmer Nicholson Goodman Halsey Pace Hanna Parker Pevehouse Hargis Harris of Dallas Phillips Price Hartzog Heflin Rampy Reed of Bowie Helpinstill Reed of Dallas Hileman Ridgeway Howard Howington Rhodes Hoyo Roark Huddleston Roberts Humphrey Sallas Hutchinson Senterfitt Jones Sharpe Kellv Shell Kennedy Simpson Kersev Skiles Kinard Smith of Atascosa Klingeman Spacek Stinson Knight Lehman Taylor Thornton Little Lock Turner Love Vale Voigt Lucas McAlister Walters Wattner McDonald

Nays-4

Ellis Hughes

McGlasson

McNamara

McMurry

Lansberry Lowry

Winfree

Weatherford

Whitesides

Absent

Huffman Blankenship King Brawner Bridgers Lvle McCann Bruhl Donald McLellan Dwyer Manning Spangler Hardeman Stanford Harris of Hill Henderson Stubbs Hobbs White

Absent—Excused

Deen Garland Gandy Isaacks Leyendecker Manford Smith of Bastrop

HOUSE BILL NO. 624 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 624, A bill to be entitled "An Act amending Chapter 2 (H. B. No. 614) of the Act of June 2, 1939, page 346, General Laws of the 46th Legislature, to provide for uniform fees to be charged for the issuance of delayed birth and death certificates by the Probate Court, the clerk thereof and the State Registrar; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 624 ON THIRD READING

Miss Files moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 624 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—118

Allen Daniel Allison Davis Dickson of Bexar Alsup Dickson of Nolan Avant Donald Bailey Dove Baker Ellis Bean Bell Eubank Evans Benton Ferguson Boone Files Bridgers Brown Fitzgerald Bullock Fuchs Bundy Gilmer Burnaman Halsey Carlton Hanna Carrington Hardeman Cato Hargis Harris of Dallas Celaya Harris of Hill Clark Cleveland Hartzog Coker Heflin Colson, Mrs. Helpinstill Connelly Hileman Crossley Howard

Howington

Crosthwait

Hoyo Murray Huddleston Nicholson Hughes Pace Humphrey Pevehouse Kelly Phillips Kennedy Price Kersey Rampy Kinard Reed of Bowie Reed of Dallas Klingeman Knight Ridgeway Lansberry Rhodes Lehman Roark Little Roberts Lock Sallas Love Senterfitt Lowry Sharpe Lucas Shell Lyle Simpson McAlister Skiles McDonald Spacek Stanford Stinson Stubbs

McGlasson McLellan McMurry Manning Markle Martin Matthews Mills Montgomery Moore Morgan. Morris Morse

Walters Wattner Weatherford Whitesides Winfree

Taylor

Turner

Vale

Voigt

Thornton

Nays—5

Bray Craig Favors Jones McNamara

Absent

Anderson Hobbs Blankenship Huffman Brawner Bruhl Burkett Chambers Duckett

Hutchinson King McCann Parker Smith of Atascosa

Dwyer Spangler Goodman White

Henderson

Absent—Excused

Deen Leyendecker Gandy Manford Garland Smith of Bastrop Isaacks

The Speaker then laid House Bill No. 624 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-118

Kennedy Allen Allison Kersey Alsup Kinard Avant Klingeman Bailev Knight Baker Lansberry Bean Lehman Bell Little Benton Lock Boone Love Lowry Bridgers Lucas Brown Bullock Lyle Bundy McAlister McDonald Burnaman McGlasson Carlton Carrington McLellan McMurry Cato Celaya Manning Clark Markle Martin Cleveland Matthews Coker Colson, Mrs. Mills Connelly Montgomery Crossley Moore Crosthwait Morgan Morris Daniel

Davis Morse Dickson of Bexar Murray Dickson of Nolan Nicholson Donald Pace Dove Pevehouse Ellis Phillips Eubank Price Evans Rampy

Reed of Bowie Ferguson Files Reed of Dallas Fitzgerald Ridgeway Fuchs Rhodes Gilmer Roark Halsey Roberts

Hanna Hardeman Hargis Harris of Dallas Harris of Hill

Hartzog Heflin Helpinstill Hileman Howard Howington Hoyo Huddleston Hughes Humphrey

Kelly

Sallas Senterfitt Sharpe Shell Simpson Skiles Spacek Stanford Stinson Stubbs Taylor Thornton Turner Vale Voigt

Walters

Wattner Weatherford Whitesides Winfree

Nays-5

Bray Craig Favors

Jones McNamara

Absent

Anderson Blankenship Brawner Bruhl Burkett Chambers Hobbs Huffman Hutchinson King

McCann Parker Smith of

Duckett Dwyer Goodman Henderson Smith of Atascosa

Spangler White

Absent-Excused

Deen Gandy Garland Isaacks Leyendecker Manford

Smith of Bastrop

HOUSE BILL NO. 666 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 666, A bill to be entitled "An Act repealing Section 3 of Chapter 24, Acts of the First Called Session of the 45th Legislature; and declaring an emergency."

The bill was read second time and was passed to engrossment.

(Mr. Morris in the Chair.)

HOUSE BILL NO. 666 ON THIRD READING

Mr. Dickson of Bexar moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 666 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-122

Allen Bean
Allison Bell
Alsup Benton
Anderson Boone
Avant Bridgers
Bailey Brown
Baker Bullock

Burkett Love Burnaman Lowry Carlton Lucas Carrington McAlister Cato McDonald Celaya McGlasson Chambers McLellan Clark McMurry Cleveland McNamara Connelly Manning Markle Craig Crosslev Martin Crosthwait Matthews Daniel Mills Davis Montgomery

Moore Dickson of Bexar Dickson of Nolan Morgan Dove Morris Duckett Morse Ellis Murray Eubank Nicholson Favors Pace Ferguson Parker Pevehouse Files

Hardeman

Fitzgerald Phillips
Fuchs Price
Gilmer Rampy
Halsey Reed of Bowie
Hanna Reed of Dallas

Ridgeway

Hargis Rhodes
Harris of Dallas Roark
Harris of Hill Roberts
Hartzog Sallas
Helpinstill Senterfitt
Hileman Sharpe
Howard Shell

HowingtonSimpsonHoyoSkilesHuddlestonSmith of AtascosaHughesSpacek

Humphrev Stanford Hutchinson Stinson Jones Stubbs Taylor Kelly Thornton Kennedy Turner Kersev Kinard Vale Voigt Klingeman Knight Wattner Weatherford Lansberry Lehman White

Leyendecker Whitesides Little Winfree

Present-Not Voting

Bray

Absent

Blankenship
Brawner
Bruhl
Bundy
Coker
Colson, Mrs.
Donald
Dwyer

Evans King
Goodman Lock
Heflin Lyle
Henderson McCann
Hobbs Spangler
Huffman Walters

Absent-Excused

Deen Isaacks Gandy Manford

Garland Smith of Bastrop

The Chair then laid House Bill No. 666 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-122

Allen Hardeman Allison Hargis Alsup Harris of Dallas Anderson Harris of Hill Avant Hartzog Bailey Helpinstill Baker Hileman Bean Howard Bell Howington Benton Hoyo Huddleston Boone Bridgers Hughes Humphrev Brown Bullock Hutchinson Jones Burkett Burnaman Kelly Kennedy Carlton Carrington Kersev Cato Kinard Klingeman Celaya Chambers Knight Clark Lansberry Cleveland Lehman Connelly Leyendecker Craig Little Crossley Love Crosthwait Lowry Daniel Lucas Davis McAlister Dickson of Bexar McDonald Dickson of Nolan McGlasson Dove McLellan Duckett McMurry Ellis McNamara Manning Eubank Favors Markle Ferguson Martin Matthews Files Fitzgerald Mills Fuchs Montgomery Moore Gilmer Halsev Morgan

Morris

Hanna

Morse Shell Murray Simpson Nicholson Skiles Pace Smith of Atascosa Parker Spacek Pevehouse Stanford Phillips Stinson Price Stubbs Rampy Taylor Reed of Bowie Thornton Reed of Dallas Turner Ridgeway Vale Rhodes Voigt Roark Wattner Roberts Weatherford Sallas White Senterfitt Whitesides Sharpe Winfree

Present—Not Voting

Brav

Absent

Blankenship Heflin Brawner Henderson Bruhl Hobbs Bundy Huffman Coker King Colson, Mrs. Lock Donald Lyle Dwyer McCann Evans Spangler Goodman Walters

Absent-Excused

Deen Isaacks Gandy Manford

Garland Smith of Bastrop

HOUSE BILL NO. 678 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 678, A bill to be entitled "An Act requiring the Comptroller of Public Accounts to collect all State Occupation Taxes; repealing all laws in conflict therewith."

The bill was read second time.

Mr. Alsup offered the following amendment to the bill:

Amend H. B. No. 678 by striking out all below the enacting clause and inserting in lieu thereof the following:

Section 1. The Comptroller of Public Accounts of the State of

Texas is, from January 1, 1942, the effective date of this Act, authorized and required to collect and all persons, firms, corporations or associations shall pay to the Comptroller of Public Accounts all State Occupation Taxes levied upon any occupation or business by Articles 7047, 7047d and 7429a, Revised Civil Statutes, 1925, any law or parts of laws to the contrary notwithstanding.

Sec. 2. The Comptroller of Public Accounts shall have the power and authority to make and publish rules and regulations, not inconsistent with any existing laws or of the Constitution of this State or of the United States, for the enforcement of the provisions of this Act and the collection of revenues hereunder.

Sec. 3. If any person in this State shall fail to comply with the rules and regulations promulgated by the Comptroller of Public Accounts or violate the same, he shall forfeit to the State the sum of not less than \$25.00 nor more than \$500.00. Each day's violation shall constitute a separate offense and incur another penalty, which if not paid shall be recovered in a suit by the Attorney General of this State in a court of competent jurisdiction in Travis County, Texas, or any other court having jurisdiction.

Sec. 4. If any person, firm, corporation or association of persons engaging in or pursuing any occupation on which, under the laws of this State, an occupation tax is imposed, who fails or refuses to pay such tax, and it becomes necessary to intervene in any manner for the establishment of collection of said tax claims or penalties provided for under the laws of this State, in any judicial proceedings, a claim showing the amount of tax due the State, certified to by the Comptroller of Public Accounts or his Chief Clerk shall be admissible in evidence in such proceedings and shall be prima facie evidence of the contents thereof; provided however that the incorrectness of said claim may be shown.

Sec. 5. Venue of any civil suit or other civil proceedings filed under the provisions of this Act shall be in a court of competent jurisdiction in Travis County, Texas, or in the county where the defendant in such proceedings has his domicile.

Sec. 6. Venue of a prosecution for violation of any provision of this Act shall be in Travis County, Texas, or in the county where the offense occurred.

Sec. 7. All laws and parts of laws in conflict herewith and requiring the assessors-collectors of the various counties of the State to collect State Occupation Taxes levied by Articles 7047, 7047d and 7429a, Revised Civil Statutes, 1925, are hereby expressly repealed. Provided, however, that all occupation taxes, penalties and interest accruing to the State of Texas by virtue of any of the reenacted or repealed provisions as set out in this Act before the effective date of this Act shall be and remain valid and binding obligations to the State of Texas for all taxes, penalties, and interest accruing under the provisions of prior or preexisting laws, and all such taxes, penalties and interest now or hereafter becoming delinquent to the State of Texas before the effective date of this Act are hereby expressly preserved and declared to be legal and valid obligations to the State.

The passage of this Act shall not affect offenses committed, or prosecutions begun, under any pre-existing law, but any such offenses or prosecutions may be conducted under the law as it existed at the time of the commission of the offense.

Sec. 8. If any article, section, subsection, sentence, clause or phrase of this Act is for any reason held to be unconstitutional, such decision shall not affect the validity of the remaining portions of this Act. The Legislature hereby declared that it would have passed this Act and each section, subsection, sentence, clause and phrase thereof irrespective of the fact that any one or more of the sections, subsections, sentences, clauses or phrases should be declared unconstitutional.

The amendment was adopted.

By unanimous consent of the House the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 678 was then passed to engrossment.

HOUSE BILL NO. 678 ON THIRD READING

Mr. Alsup moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 678 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-125

Allen Harris of Dallas Allison Harris of Hill Alsup Hartzog Anderson Heflin Avant Helpinstill Bailey Hileman Baker Hobbs Bean Howard Bell Howington Benton Hoyo Boone Huddleston Brawner Hughes Humphrev Bray Hutchinson Bridgers Brown Jones Bullock Kellv Bundy Kennedy Burkett Kersey Burnaman Kinard Carrington Knight Cato Lansberry Celaya Lehman Chambers Little Clark Lock Love Cleveland Coker Lowry Colson, Mrs. Lucas Connelly Lyle Crossley McAlister Crosthwait McDonald Daniel McGlasson Davis McMurry Dickson of Bexar McNamara Dickson of Nolan Manning Donald Markle Dove Martin Duckett Matthews Ellis Mills Eubank Montgomery Evans Morgan Ferguson Morse Files Murray Fitzgerald Nicholson Fuchs Pace Gilmer Parker Halsey Pevehouse Hanna Phillips Hardeman Price Hargis Rampy

Reed of Bowie Stinson Reed of Dallas Stubbs Ridgeway Taylor Rhodes Thornton Roark Turner Roberts Vale Sallas Voigt Senterfitt Walters Sharpe Wattner Shell Weatherford Simpson White Skiles Whitesides Smith of Atascosa Winfree Spacek

Nays-2

Absent

Craig

Favors

Blankenship
Bruhl
Carlton
Dwyer
Goodman
Henderson
Huffman
Isaacks
Klingeman
McCann
McCann
McLellan
Moore
Spangler
Stanford
Isaacks

Absent—Excused

Deen Leyendecker
Gandy Manford
Garland Smith of Bastrop

The Chair then laid House Bill No. 678 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-125

Allen Carrington Allison Cato Alsup Celaya Chambers Anderson Avant Clark Cleveland Bailey Coker Baker Bean Colson, Mrs. Connelly BellCrossley Benton Boone Crosthwait Daniel Brawner Bray Davis Dickson of Bexar Bridgers Brown Dickson of Nolan Donald Bullock Bundy Dove Burkett Duckett Ellis Burnaman

Eubank ' Manning Evans Markle Ferguson Martin Matthews Files Fitzgerald Mills Montgomery Fuchs Morgan Gilmer Halsey Morse Murray Hanna Nicholson Hardeman Hargis Pace Parker Harris of Dallas Harris of Hill Pevehouse Phillips Hartzog Heflin Price Helpinstill Rampy Reed of Bowie Hileman Hobbs Reed of Dallas Howard Ridgeway Howington Rhodes Roark Hoyo Huddleston Roberts Hughes Sallas Humphrey Senterfitt Hutchinson Sharpe Jones Shell Kelly Simpson Kennedy Skiles Kersey Smith of Atascosa Kinard Spacek Knight Stinson Lansberry Stubbs Lehman Taylor Little Thornton Lock Turner Love Vale Lowry Voigt Lucas Walters Lyle Wattner McAlister Weatherford

Nays-2

Craig

McDonald

McGlasson

McNamara

McMurry

Favors

White

Whitesides

Winfree

Absent

Blankenship King
Bruhl Klingeman
Carlton McCann
Dwyer McLellan
Goodman Moore
Henderson Spangler
Huffman Stanford
Isaacks

Absent-Excused

Deen Leyendecker
Gandy Manford
Garland Smith of Bastrop

HOUSE BILL NO. 682 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 682, A bill to be entitled "An Act providing that it shall be unlawful for any person to take, catch, ensnare or trap any fish by any means whatsoever in any waters of any public park under the control of the Texas State Parks Board, without the consent of the keeper, caretaker or superintendent of said park; providing a penalty, and authorizing any peace officer to arrest without warrant for a violation of any provision of this Act; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 682 ON THIRD READING

Mr. Hartzog moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 682 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—109

Allen Daniel Allison Dickson of Bexar Alsup Dickson of Nolan Anderson Donald Bailey Dove Baker Duckett Bean Eubank Bell Evans Benton Ferguson Boone Files Bray Gilmer Bridgers Halsey Brown Hanna Bullock Hardeman Bundy Hargis Burnaman Harris of Dallas Hartzog Carlton Cato Heflin Celaya Helpinstill Chambers Hileman Cleveland Hobbs Howard Coker Connelly Howington Crossley Hoyo Crosthwait Hughes

Humphrey Jones Kelly Kennedy Kersev Kinard Knight Lansberry Lehman Little Lock

Ridgeway Rhodes Roark Roberts Sallas Senterfitt Sharpe Love Shell Lowry Simpson Skiles Lucas Lyle Smith of Atascosa McAlister Spacek Stinson Stubbs

Price

Rampy

Taylor

Turner

Walters

Wattner

Winfree

Weatherford

Whitesides

Vale

Voigt

White

Thornton

Reed of Bowie

Reed of Dallas

McDonald McGlasson McNamara Manning Markle Matthews Mills Montgomery Morgan Murray Nicholson Pace

Pevehouse

Nays---6

Avant Clark Craig

Phillips

Davis Favors Fitzgerald

Absent

Blankenship Brawner Bruhl Burkett Carrington Colson, Mrs. Dwyer Ellis Fuchs Goodman Harris of Hill Henderson

Huddleston

Huffman Hutchinson King Klingeman McCann McLellan McMurry Moore Morse Parker Spangler Stanford

Absent—Excused

Deen Gandy Garland Isaacks

Levendecker Manford

Martin Smith of Bastrop

The Chair then laid House Bill No. 682 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Allen Allison

Alsup Anderson Bailey Baker Bean Bell Benton Boone Bray Bridgers Brown Bullock Bundy Burnaman Carlton Cato Celaya

Chambers Cleveland Coker Connelly Crossley Crosthwait Daniel

Dickson of Bexar Dickson of Nolan

Donald Dove Duckett Eubank Evans Ferguson Files Gilmer Halsey Hanna Hardeman

Hargis Harris of Dallas Hartzog Heflin Helpinstill Hileman Hobbs

Howard Howington Hoyo Hughes Humphrey Jones Kellv Kennedy Kersey

Yeas-109

Kinard Knight Lansberry Lehman Little Lock Love Lowry Lucas Lyle McAlister McDonald McGlasson McNamara Manning Markle Matthews Mills

Montgomery Morgan Murray Nicholson Pace Pevehouse **Phillips**

Price Rampy Reed of Bowie Reed of Dallas Ridgeway Rhodes Roark Roberts Sallas Senterfitt Sharpe

Shell

Simpson Skiles Smith of Atascosa Spacek Stinson Stubbs Taylor Thornton Turner Vale Voigt Walters Wattner Weatherford White

Nays-6 Davis

Whitesides

Winfree

Avant Favors Clark Fitzgerald Craig

Absent

Blankenship Huffman Brawner Hutchinson Bruhl King Burkett Klingeman Carrington McCann Colson, Mrs. McLellan Dwyer McMurry Ellis Martin Fuchs Moore Goodman Morse Harris of Hill Parker Henderson Spangler Huddleston Stanford

Absent-Excused

Deen Gandy Garland Isaacks

Leyendecker Manford

Smith of Bastrop

(Speaker in the Chair.)

HOUSE BILL NO. 691 ON SECOND READING

The before the Speaker laid House, on its second reading and passage to engrossment,

H. B. No. 691, A bill to be entitled "An Act to amend an Act passed by the Thirty-fourth Legislature, convened at the City of Austin, on January 12, 1915, and adjourned March 20, 1915, creating McAllen Independent School District, same being House Bill No. 677, Chapter 82, of the General and Special Laws of said Legislature, so that Section 3 be amended so as to provide for the appointment as Trustees, resident citizens and qualified voters in said district, each of whom shall be an owner of real property in said district; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 691 ON THIRD READING

Mr. Knight moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 691 be placed on its third reading and final passage.

The motion prevailed by the fol- | Hughes lowing vote:

Yeas-124

Allen Allison Alsup Avant Bailey Baker Bean Bell Benton Boone Bray Bridgers Brown Bullock Bundy Burkett Burnaman Carlton Carrington Cato Celaya Chambers Clark Cleveland Coker Colson, Mrs. Connelly Craig Crossley Crosthwait Daniel Davis Dickson of Bexar Dickson of Nolan Pevehouse Donald Dove Duckett Ellis Eubank Evans Favors Ferguson Files Fuchs Gilmer Halsey Hanna Hardeman Hargis Harris of Dallas Harris of Hill Hartzog Heflin Helpinstill Hileman

Hobbs

Hoyo

Howard

Howington

Humphrey

Hutchinson Jones Kennedy Kersey Kinard Klingeman Knight Lehman Leyendecker Little Lock Love Lowry Lucas McAlister McDonald McGlasson McMurry McNamara Manning Markle Martin Matthews Mills Montgomery Moore Morgan Morris Morse Murray Nicholson Pace Parker Phillips Price Rampy Reed of Bowie Reed of Dallas Ridgeway Rhodes Roark Roberts Sallas Senterfitt Sharpe Shell Simpson Skiles

Smith of Atascosa

Spacek

Stinson

Stubbs Taylor

Turner

Walters

Wattner Weatherford

Vale

Stanford

Thornton

Whitesides	Winfree
	Nays—4
Fitzgerald Lansberry	McLellan Voigt
	Absent

Anderson Huffman
Blankensihp Kelly
Brawner King
Bruhl Lyle
Dwyer McCann
Goodman Spangler
Henderson White

Absent—Excused

Deen Isaacks
Gandy Manford
Garland Smith of Bastrop

The Speaker then laid House Bill No. 691 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-124

Allen Dickson of Nolan Allison Donald Alsup Dove Avant Duckett Bailey Ellis Baker Eubank Bean Evans Bell Favors Benton Ferguson Boone Files Bray Fuchs Bridgers Gilmer Brown Halsey Bullock Hanna Bundy Hardeman Burkett Hargis Burnaman Harris of Dallas Carlton Harris of Hill Carrington Hartzog Heflin Cato Celaya Helpinstill Chambers Hileman Clark Hobbs Cleveland Howard Howington Coker Colson, Mrs. Hoyo Connelly Hughes Craig Humphrey Crosslev Hutchinson Crosthwait Jones Deniel Kennedy Davis Kersey Dickson of Bexar Kinard

Klingeman Phillips Knight Price Rampy Lehman Reed of Bowie Leyendecker Little Reed of Dallas Lock Ridgeway Rhodes Love Roark Lowry Roberts Lucas Sallas McAlister Senterfitt McDonald Sharpe McGlasson Shell McMurry Simpson McNamara Skiles Manning Smith of Atascosa Markle Spacek Martin Matthews Stanford Stinson Mills Stubbs Montgomery Taylor Moore Thornton Morgan Turner Morris Vale Morse Murray Walters Nicholson Wattner Weatherford Pace Whitesides Parker Winfree Pevehouse

Nays-4

Fitzgerald McLellan Lansberry Voigt

Absent

Anderson Huffman
Blankenship Kelly
Brawner King
Bruhl Lyle
Dwyer McCann
Goodman Spangler
Henderson White

Huddleston

Absent-Excused

Deen Isaacks
Gandy Manford
Garland Smith of Bastrop

HOUSE BILL NO. 711 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 711, A bill to be entitled "An Act providing for a more adequate and equitable salary and increasing the amount for office and travel expenditures for county superintendents of public instruction in all those counties of Texas coming

within the brackets and population figures herein; specifically in all those counties having not less than one hundred six thousand (106,000) and not more than one hundred seven thousand (107,000); and in all those counties having not less than ninety-two thousand (92,000) and not more than ninety-three thousand (93,000); and in all those counties having not less than eighty-three thousand (83,000) and not more than eighty-four thousand (84,000); and in all those counties having not less than twenty thousand, five hundred sixty (20,560) and not more than twenty thousand, five hundred seventy (20,570); and in all those counties having not less than twenty thousand, two hundred thirty (20,-230) and not more than twenty thousand, two hundred fifty (20,-250); and in all those counties having not less than thirteen thousand, two hundred twenty (13,220) and not more than thirteen thousand two hundred forty (13,240) according to the last preceding Federal Census; modifying all laws or parts of laws in conflict herewith; and declaring an emergency."

The bill was read second time.

Mr. Celaya offered the following amendment to the bill:

Amend House Bill No. 711 by adding at the end of Section 2 a new section to be known as Section 2a to read as follows:

"Sec. 2a. The salary of the County Superintendent of Public Instruction of each County in Texas having a population of not less than Twenty-two Thousand and Five Hundred (22,500), nor more than Twenty-three Thousand and Three Hundred (23,300), according to the last available Federal Census as same now exists or may hereafter exist, and in all counties having a population of not less than Twenty-one Thousand and Five Hundred (21,-500), and not more than Twenty-two Thousand and Four Hundred (22,-400), according to the last available Federal Census as same now exists or may hereafter exist, shall be not less than the sum of Twenty-two Hundred Dollars (\$2200), and not more than Twenty-eight Hundred Dollars (\$2800), per annum to be Connelly

fixed by the County Board of Education in each County, and the County Board of Education in each County may make such provisions as it deems necessary for office and traveling expenses of the County Superintendent of Public Instruction and any assistant he may have, provided that the amount of such expenditures for office and traveling expenses shall not exceed the sum of Six Hundred Dollars (\$600), per annum. The amount allowed shall be paid in the manner and in accordance with now existing laws governing the maintenance of the office of the County Superintendent."

The amendment was adopted.

House Bill No. 711 was then passed to engrossment.

HOUSE BILL NO. 711 ON THIRD READING

Mr. Celaya moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 711 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-124

Allen Craig Crossley Allison Crosthwait Alsup Avant Daniel Davis Bailey Baker Dickson of Bexar Bean Dickson of Nolan Bell Donald Dove Benton Duckett Boone Ellis Brav Bridgers Eubank Evans Brown Favors Bullock Ferguson Bundy Files Burkett Fuchs Burnaman Gilmer Carlton Halsey Carrington Hanna. Cato Hardeman Celaya Hargis Chambers Harris of Dallas Clark Harris of Hill Cleveland Coker Hartzog Heflin Colson, Mrs. Helpinstill

Hileman Hobbs Howard Howington Hoyo Hughes Humphrey Hutchinson Jones Kennedy Kersey Kinard Klingeman Knight Lehman Leyendecker Little Lock Love Lowry Lucas McAlister

Senterfitt Sharpe Shell Simpson Skiles Smith of Atascosa McDonald Spacek McGlasson Stanford McMurry Stinson McNamara Stubbs Manning Taylor Markle Thornton Martin Turner Matthews Vale Mills Walters Montgomery Wattner Moore Weatherford Morgan Whitesides Morris Winfree

Nays-4

Fitzgerald Lansberry

McLellan Voigt

Morse Murray

Pace

Parker

Phillips

Rampy

Rhodes

Roberts

Roark

Sallas

Ridgeway

Price

Nicholson

Pevehouse

Reed of Bowie

Reed of Dallas

Absent

Anderson
Blankenship
Brawner
Bruhl
Dwyer
Goodman
Henderson
Huddleston

Huffman Kelly King Lyle McCann Spangler White

Absent—Excused

Deen Gandy Garland Isaacks Manford Smith of Bastrop

The Speaker then laid House Bill No. 711 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

$\bf Yeas - 124$

Allen Allison Alsup Avant Bailey Baker Bean Bel1 Benton Boone Bray Bridgers Brown Bullock Bundy Burkett Burnaman Carlton Carrington Cato Celaya Chambers Clark Cleveland Coker Colson, Mrs. Connelly Craig Crossley Crosthwait

Daniel
Davis
Dickson of Bexar
Dickson of Nolan
Donald
Dove
Duckett
Ellis
Eubank
Evans
Favors

Fuchs
Gilmer
Halsey
Hanna
Hardeman
Hargis
Harris of Dallas
Harris of Hill
Hartzog
Heflin
Helpinstill

Ferguson

Files

Harris of Hil Hartzog Heflin Helpinstill Hileman Hobbs Howard Howington Hoyo Hughes Humphrey Hutchinson
Jones
Kennedy
Kersey
Kinard
Klingeman
Knight
Lehman
Leyendecker

Little Lock Love Lowry Lucas McAlister McDonald McGlasson McMurry McNamara Manning Markle Martin Matthews Mills Montgomery Moore

Morgan
Morris
Morse
Murray
Nicholson
Pace
Parker
Pevehouse
Phillips
Price
Rampy

Reed of Bowie Reed of Dallas Ridgeway Rhodes Roark Roberts Sallas Senterfitt Sharpe Shell Simpson Skiles

Smith of Atascosa Spacek Stanford

Stantord
Stinson
Stubbs
Taylor
Thornton
Turner
Vale
Walters
Wattner
Weatherford

final passage.

lowing vote:

2400	HOUSE 8	OURNAL	
Whitesides	Winfree	Yeas—124	
r	Nays—4	Allen	Hutchinson
	•	Allison	Jones
Fitzgerald	McLellan	Alsup	Kennedy
Lansberry	Voigt	Avant	Kersey
	Absent	Bailey	Kinard
	Absent	Baker	Klingeman
Anderson	Huffman	Bean	Knight
Blankenship	Kelly	Bell	Lehman
Brawner	King	Benton	Leyendecker
Bruhl	Lyle	Boone	Little
Dwyer	McCann	Bray	Lock
${f Goodman}$	Spangler	Bridgers	Love
Henderson	White	Brown	Lowry
Huddleston		Bullock	Lucas
		Bundy	McAlister
Abset	nt—Excused	Burkett	${f McDonald}$
Deen	Isaacks	Burnaman	McGlasson
Gandy	Manford	Carlton	McMurry
Garland	Smith of Bastrop	Carrington	McNamara
	-	Cato	Manning
	ILL NO. 774 ON	Celaya	Markle
SECON	ID READING	Chambers	Martin
The Speake	er laid before the	Clark	Matthews
	second reading and	Cieveland	Mills
passage to eng		Coker	Montgomery Moore
	•	Colson, Mrs.	Morgan
	4, A bill to be entitled	Craig	Morris
	the maximum rate of	Crossley	Morse
tax to be levied for school purposes		Crosthwait	Murray
	in all independent school districts having a scholastic population, ac-		Nicholson
	1940-1941 scholastic	Daniel Davis	Pace
	less than 344 and not	Dickson of Bexar	Parker
	approved scholastics,	Dickson of Nolan	Pevehouse
	school district is or-	Donald	Phillips
ganized under		Dove	Price
	that no such tax shall	Duckett	Rampy
	ected, abrogated, di-	Ellis	Reed of Bowie
	creased, and no bonds	Eubank	Reed of Dallas
shall be issued	hereunder, until such	Evans	Ridgeway
action has been	authorized by a ma-	Favors	Rhodes
	otes cast at an elec-	Ferguson	Roark Roberts
	ch purpose; prescrib-	Files	Sallas
	ations of voters eligi-	Fuchs	Senterfitt
	uch election; and de-	Gilmer Halsey	Sharpe
claring an eme	rgency."	Hanna	Shell
The bill was	read second time and	Hardeman	Simpson
was passed to e	engrossment.	Hargis	Skiles
TIOTION DI	TT NO EEL ON	Harris of Dallas	Smith of Atascosa
	LL NO. 774 ON	Harris of Hill	Spacek
THIRI	O READING	Hartzog	Stanford
Mr. Halsev	moved that the Con-	Heflin	Stinso n
	requiring bills to be	Helpinstill	Stubbs
	several days be sus-	Hileman	Taylor
pended and that House Bill No. 774		Hobbs	Thornton
be placed on its third reading and		Howard	Turner
final passage.		Howington	Vale

Hoyo

The motion prevailed by the fol- Hughes wing vote:

Howington

Walters

Wattner

Weatherford

Whitesides Winfree
Nays—4

Fitzgerald McLellan Lansberry Voigt

Absent

Anderson Huffman
Blankenship Kelly
Brawner King
Bruhl Lyle
Dwyer McCann
Goodman Spangler
Henderson White

Absent-Excused

Deen Isaacks
Gandy Manford
Garland Smith of Bastrop

The Speaker then laid House Bill No. 774 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-124

Dickson of Bexar

Allen

Dickson of Nolan Allison Alsup Donald Avant Dove Bailey Duckett Baker Ellis Bean Eubank Bell Evans Benton Favors Boone Ferguson Bray Files Bridgers Fuchs Brown Gilmer Bullock Halsey Bundy Hanna Burkett Hardeman Burnaman Hargis Carlton Harris of Dallas Carrington Harris of Hill Cato Hartzog Celaya Heflin Chambers Helpinstill Clark Hileman Cleveland Hobbs Coker Howard Colson, Mrs. Howington Connelly Hoyo Craig Hughes Crossley Humphrey Crosthwait Hutchinson Daniel Jones Davis Kennedy

Kersey Pevehouse Kinard Phillips Klingeman Price Knight Rampy Reed of Bowie Lehman Reed of Dallas Levendecker Little Ridgeway Rhodes Lock Roark Love Roberts Lowry Sallas Lucas Senterfitt McAlister Sharpe McDonald Shell McGlasson McMurry Simpson McNamara Skiles Smith of Atascosa Manning Markle Spacek Stanford Martin Matthews Stinson Stubbs Milla Montgomery Taylor Thornton Moore Morgan Turner Vale Morris Morse Walters Murray Wattner Nicholson Weatherford Pace Whitesides Parker Winfree

Nays—4

Fitzgerald McLellan Lansberry Voigt

Absent

Anderson Huffman
Blankenship Kelly
Brawner King
Bruhl Lyle
Dwyer McCann
Goodman Spangler
Henderson White

Absent—Excused

Deen Isaacks
Gandy Manford
Garland Smith of Bastrop

HOUSE BILL NO. 908 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 908, A bill to be entitled "An Act to provide for the maximum maintenance and bond tax rate for school purposes in all common school districts in counties having a popula-

tion of not less than twenty-three thousand nine hundred and nine (23,909) and not more than twenty-three thousand nine hundred and fifteen (23,915) inhabitants, according to the last preceding Federal Census, and which counties have an assessed valuation in excess of twenty million dollars (\$20,000,000.00) according to the last preceding approved tax roll in such counties: repealing all laws and parts of laws in conflict herewith; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 908 ON THIRD READING

Mr. Favors moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 908 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—125

Allen Dickson of Bexar Allison Dickson of Nolan Alsup Donald Avant Dove Duckett Bailey Baker Ellis Bean Eubank Bel1 Evans Benton Favors Boone Ferguson Bray Files Bridgers Fuchs Brown Gilmer Bullock Halsey Bundy Hanna Burkett Hardeman Burnaman Hargis Harris of Dallas Carlton Harris of Hill Carrington Cato Hartzog Celaya Heflin Chambers Helpinstill Clark Hileman Cleveland Hobbs Coker Howard Colson, Mrs. Howington Connelly Hoyo Craig Hughes Crossley Humphrey Crosthwait Hutchinson Daniel Jones Davis Kelly

Kennedy Pevehouse Kersey Phillips Kinard Price Klingeman Rampy Reed of Bowie Knight Lehman Reed of Dallas Leyendecker Ridgeway Little Rhodes Roark Lock Love Roberts Lowry Sallas Senterfitt Lucas McAlister Sharpe McDonald Shell McGlasson Simpson McMurry Skiles Smith of Atascosa McNamara Spacek Manning Markle Stanford Martin Stinson Matthews Stubbs Mills Taylor Montgomery Thornton Moore Turner Morgan Vale Morris Walters Wattner Morse Murray Weatherford Nicholson Whitesides Pace \mathbf{W} infree Parker

Nays—4

Fitzgerald McLellan Lansberry Voigt

Absent

Anderson Huddleston
Blankenship Huffman
Brawner King
Bruhl Lyle
Dwyer McCann
Goodman Spangler
Henderson White

Absent—Excused

Deen Manford
Gandy Isaacks
Garland Smith of Bastrop

The Speaker then laid House Bill No. 908 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-125

Allen Bailey
Allison Baker
Alsup Bean
Avant Bell

Benton Klingeman Boone Knight Bray Lehman Bridgers Leyendecker Brown Little Bullock Lock Bundy Love Burkett Lowry Lucas Burnaman McAlister Carlton Carrington McDonald McGlasson Cato Celaya McMurry Chambers McNamara Clark Manning Cleveland Markle Coker Martin Colson, Mrs. Matthews Connelly Mills Craig Montgomery Crossley Moore Crosthwait Morgan Deniel Morris Davis Morse Dickson of Bexar Murray Dickson of Nolan Nicholson Donald Pace Dove Parker Duckett Pevehouse Ellis Phillips Eubank Price Evans Rampy Favors Reed of Bowie Ferguson Reed of Dallas Files Ridgeway Fuchs Rhodes Gilmer Roark Halsey Roberts Hanna Sallas Hardeman Senterfitt Hargis Sharpe Harris of Dallas Shell Harris of Hill Simpson Hartzog Skiles Heflin Smith of Atascosa Helpinstill Spacek Hileman Stanford Hobbs Stinson Howard Stubbs Howington Taylor Hoyo Thornton Hughes Turner Humphrey Vale Hutchinson Walters Jones Wattner Kelly Weatherford Kennedy Whitesides

Nays-4

Winfree

Fitzgerald McLellan Lansberry Voigt

Kersey

Kinard

Absent

Anderson Huddleston
Blankenship Huffman
Brawner King
Bruhl Lyle
Dwyer McCann
Goodman Spangler
Henderson White

Absent-Excused

Deen Isaacks
Gandy Manford
Garland Smith of Bastrop

HOUSE BILL NO. 918 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 918, A bill to be entitled "An Act applicable to all counties in this State having a population of not less than fifty thousand, nine hundred and fifty (50,950), nor more than fifty-one thousand, one hundred (51,100), in all counties having a population of not less than thirtyfour thousand (34,000), nor more than thirty-five thousand (35,000), in all counties having a population of not less than ten thousand, seven hundred, seventy-five (10,775), nor more than ten thousand, nine hundred (10,900), and in all counties having a population of not less than twenty-nine thousand, two hundred, twenty-five (29,225), nor more than twenty-nine thousand, two hundred, forty (29,240), according to the last Federal Census, and prescribing the time and place of meeting of the County Board of School Trustees in such counties; providing for pensation to the members of County Board of School Trustees in such counties and prescribing the fund from which such compensation shall be paid; providing that this Act shall be cumulative of all existing laws on this subject when not in conflict herewith and that all laws or parts of laws in conflict herewith are repealed; and declaring an emergency.'

The bill was read second time.

Mr. Manning offered the following amendments to the bill:

Amend House Bill No. 918 by adding at the end of Section 1 a new

Section to be known as Section 1a, to read as follows:

"Section 1a. In all counties in this State having a population of not less than twenty-two thousand five hundred (22,500) and not more than twenty-three thousand three hundred (23,300) according to the last available Federal Census as same now exists or may hereafter exist, the County School Trustees shall hold meetings once each month on the first Monday in each month, or as soon thereafter as practicable, or at such other times when called by the President of the Board of County School Trustees, or at the instance of any three (3) members of said Board and the County Superintendent; the meeting place to be at the county seat and in the office of the County Superintendent, or at such other place in the County Courthouse as may be designated by the President of said Board of County School Trustees. Each County School Trustee shall be paid Five Dollars (\$5.00) per day for the time spent in attending such meetings not to exceed fifteen (15) days in any one year. Such compensation shall be paid out of the school administration fund of each county by warrants drawn against such fund as the law now provides, after the approval of this Act.'

Amend House Bill No. 918 by adding at the end of Section 1 a new Section to be known as Section 1b, to read as follows:

"Section 1b. In all counties in this State having a population of not less than thirty-one thousand, eight hundred and thirty (31,830), and not more than thirty-two thousand, nine hundred and forty-one (32,941), according to the last available Federal Census as same now exists and may hereafter exist, the County School Trustees shall hold meetings once each month on the first Monday in each month, or as soon thereafter as practicable or at such other times when called by the President of the Board of County School Trustees, or at the instance of any three (3) members of said Board and the County Superintendent; the meeting place to be at the county seat and in the offcie of the County Superintendent, or at such

other place in the County Court House as may be designated by the President of said Board of County School Trustees. Each County School Trustee shall be paid Four Dollars (\$4.00) per day for the time spent in attending such meeting not to exceed eighteen (18) days in any one year. Such compensation shall be paid out of the School Administration Fund of each county by warrants drawn against such Fund as the law now provides, after the approval of this Act.

The amendments were severally adopted.

House Bill No. 918 was then passed to engrossment.

HOUSE BILL NO. 918 ON THIRD READING

Mr. Manning moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 918 be placed on its third reading and final passage.

The motion prevailed by the following vote.

Yeas—125

Allen	Crosthwait
Allison	Daniel
Alsup	Davis
Avant	Dickson of Bexar
Bailey	Dickson of Nolan
Baker	Donald
Bean	Dove
\mathbf{B} ell	Duckett
Benton	Ellis
Boone	Eubank
Bray	Evans
Bridgers	Favors
Brown	Ferguson
Bullock	Files
Bundy	Fuchs
Burkett	Gilmer
Burnaman	Halsey
Carlton	Hanna
Carrington	$\mathbf{Hardeman}$
Cato	Hargis
Celaya	Harris of Dallas
Chambers	Harris of Hill
Clark	Hartzog
Cleveland	Heflin
Coker	Helpinstill
Colson, Mrs.	Hileman
Connelly	Hobbs
Craig	Howard
Crossley	Howington

Ноуо Hughes Humphrey Hutchinson Jones Kelly Kennedy Kersey Kinard Klingeman Knight Lehman Leyendecker Little Lock Love Lowry Lucas

McAlister
McDonald
McGlasson
McMurry
McNamara
Manning
Markle
Martin
Matthews
Mills
Montgomery
Moore
Morgan
Morris
Morse

Nays—4

Fitzgerald Lansberry

Murray

McLellan Voigt

Nicholson

Pevehouse

Reed of Bowie

Reed of Dallas

Pace

Parker

Phillips

Rampy

Ridgeway

Rhodes

Roberts

Senterfitt

Roark

Sallas

Sharpe

Simpson

Smith of Atascosa

Shell

Skiles

Spacek

Stinson

Stubbs

Taylor

Turner

Walters

Wattner

Winfree

Weatherford

Whitesides

Vale

Stanford

Thornton

Price

Absent

Anderson Huddleston
Blankenship Huffman
Brawner King
Bruhl Lyle
Dwyer McCann
Goodman Spangler
Henderson White

Absent-Excused

Deen Isaacks
Gandy Manford
Garland Smith of Bastrop

The Speaker then laid House Bill No. 918 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-124

Allen

Allison

Alsup Avant Bailey Baker Bean Bell Benton Boone Bray Bridgers Brown Bullock Bundy Burkett Burnaman Carlton Carrington Cato Celaya Chambers Clark Cleveland Coker Colson, Mrs. Connelly Craig Crossley

Crosthwait
Daniel
Davis
Dickson of Bexar
Dickson of Nolan
Donald
Dove
Duckett
Ellis
Eubank
Evans
Favors
Ferguson

Evans
Favors
Ferguson
Files
Fuchs
Gilmer
Halsey
Hanna
Hardeman
Hargis
Harris of D

Hargis
Harris of Dallas
Harris of Hill
Hartzog
Heflin
Helpinstill
Hileman
Hobbs
Howard
Howington
Hoyo
Hughes
Humphrey
Hutchinson

Jones

Kennedy Kersey Kinard Klingeman Knight Lehman Leyendecker

Little Lock Love Lowry Lucas McAlister McDonald McGlasson McMurry McNamara Manning Markle Martin Matthews Mills Montgomery

Montgomery
Moore
Morgan
Morris
Morse
Murray
Nicholson
Pace
Parker
Pevehouse
Phillips
Price
Rampy

Reed of Bowie Reed of Dallas Ridgeway Rhodes Roark Roberts Sallas Senterfitt Sharpe Shell Simpson Skiles Smith of Atasc

Smith of Atascosa Spacek Stanford Stinson Stubbs Taylor Thornton Turner Vale Walters Wattner Weatherford Whitesides

Winfree

Nays-4

Fitzgerald Lansberry McLellan Voigt

Absent

Anderson Huffman
Blankenship Kelly
Brawner King
Bruhl Lyle
Dwyer McCann
Goodman Spangler
Henderson White

Absent-Excused

Deen Gandy Garland Isaacks Manford

Smith of Bastrop

HOUSE BILL NO. 922 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment.

H. B. No. 922, A bill to be entitled "An Act to fix the maximum rate of tax to be levied in all Independent School Districts having a scholastic population of not more than sixty-four hundred seventy-five (6,475), nor less than sixty-four hundred twenty-five (6,425), according to the 1940-1941 scholastic census; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 922 ON THIRD READING

Mr. Eubank moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 922 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-124

Allen Boone Allison Brav Bridgers Alsup Avant Brown Bailey Bullock Baker Bundy Burkett Bean Bell Burnaman Benton Carlton

Carrington Lock Cato Love Celaya Lowry Chambers Lucas Clark McAlister Cleveland McDonald McGlasson Coker Colson, Mrs. McMurry Connelly McNamara Manning Craig Crossley Markle Crosthwait Martin Daniel Matthews Davis Mills Dickson of Bexar Montgomery Moore Dickson of Nolan Morgan Donald Dove Morris Morse Duckett Murray Ellis Eubank Nicholson Pace Evans Favors Parker Pevehouse Ferguson Phillips Files Fuchs Price Gilmer Rampy Halsey Reed of Bowie Hanna Reed of Dallas Hardeman Ridgeway Hargis Rhodes Harris of Dallas Roark Harris of Hill Roberts Hartzog Sallas Heflin Senterfitt Helpinstill Sharpe Hileman Shell Hobbs Simpson Howard Skiles Howington Smith of Atascosa Hoyo Spacek Hughes Stanford Humphrey Stinson

Nays-4

Fitzgerald Lansberry

Hutchinson

Klingeman

Leyendecker

Jones

Kennedy

Kersey

Kinard

Knight

Lehman

Little

McLellan Voigt

Stubbs

Taylor

Turner

Walters

Wattner

Weatherford

Whitesides Winfree

Vale

Thornton

Absent

Anderson Blankenship Brawner Bruhl Dwyer Goodman Henderson Huddleston Huffman Kelly King Lyle McCann Spangler White

Absent-Excused

Deen Gandy Garland

Favors

Ferguson

Isaacks Manford

Smith of Bastrop

The Speaker then laid House Bill No. 922 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—125

Allen Files Allison Fuchs Alsup Gilmer Avant Halsey Bailey Hanna Baker Hardeman Bean Hargis Bell Harris of Dallas Benton Harris of Hill Boone Hartzog Bray Heflin Bridgers Helpinstill Brown Hileman Bullock Hobbs Bundy Howard Burkett Howington Burnaman Hoyo Carlton Hughes Carrington Humphrey Cato Hutchinson Celaya Jones Chambers Kelly Clark Kennedy Cleveland Kersey Coker Kinard Colson, Mrs. Klingeman Connelly Knight Craig Lehman Crossley Levendecker Crosthwait Little Daniel Lock Davis Love Dickson of Bexar Lowry Dickson of Nolan Lucas Donald McAlister Dove McDonald Duckett McGlasson Ellis McMurry Eubank McNamara Evans Manning

Markle

Martin

MatthewsSallasMillsSenterfittMontgomerySharpeMooreShellMorganSimpsonMorrisSkilesMorseSmith of A

Morse Smith of Atascosa
Murray Spacek
Nicholson Stanford
Pace Stinson
Parker Stubbs
Pevehouse Taylor
Phillips Thornton
Price Turner

Rampy Vale
Reed of Bowie
Reed of Dallas Wattner
Ridgeway Weatherford
Rhodes Whitesides
Roark Winfree
Roberts

Nays-4

Fitzgerald McLellan Lansberry Voigt

Absent

Anderson Huddleston
Blankenship Huffman
Brawner King
Bruhl Lyle
Dwyer McCann
Goodman Spangler
Henderson White

Absent—Excused

Deen Isaacks
Gandy Manford
Garland Smith of Bastrop

HOUSE BILL NO. 948 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment.

H. B. No. 948, A bill to be entitled "An Act creating Eolian Common School District No. 4 wholly established in Stephens County, Texas, including therein the present Eolian Common School District, and certain territory in Stephens County not now a part of said district, defining its metes and bounds within Stephens County and repealing all laws and statutes in conflict herewith; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 948 ON THIRD READING

Mr. Clark moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 948 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—125

Allen Harris of Dallas Allison Harris of Hill Alsup Hartzog Avant Heflin Helpinstill Bailey Baker Hileman Bean Hobbs Bell Howard Howington Benton Boone Hoyo Bray Hughes Bridgers Humphrey Brown Hutchinson Bullock Jones Bundy Kelly Kennedy Burkett Burnaman Kersev Carlton Kinard Carrington Klingeman Cato Knight Celaya Lehman Chambers Leyendecker Clark Little Cleveland Lock Coker Love Colson, Mrs. Lowry Connelly Lucas Craig McAlister Crossley McDonald Crosthwait McGlasson Daniel McMurry Davis McNamara Dickson of Bexar Manning Dickson of Nolan Markle Donald Martin Dove Matthews Duckett Mills Ellis Montgomery Eubank Moore Evans Morgan Favors Morris Ferguson Morse Files Murray Nicholson Fuchs Gilmer Pace Halsey Parker Hanna Pevehouse Hardeman Phillips Hargis · Price

Rampy Spacek Reed of Bowie Stanford Reed of Dallas Stinson Ridgeway Stubbs Rhodes Taylor Roark Thornton Roberts Turner Sallas Vale Senterfitt Walters Sharpe Wattner Shell Weatherford Simpson Whitesides Skiles Winfree Smith of Atascosa

Nays-4

Fitzgerald McLellan Lansberry Voigt

Absent

Anderson Huddleston
Blankenship Huffman
Brawner King
Bruhl Lyle
Dwyer McCann
Goodman Spangler
Henderson White

Absent-Excused

Deen Manford Gandy Isaacks

Garland Smith of Bastrop

The Speaker then laid House Bill No. 948 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—124

Allen Chambers Allison Clark Alsup Cleveland Avant Coker Bailey Colson, Mrs. Baker Connelly Bean Craig Crossley Bell Benton Crosthwait Boone Daniel Davis Bray Dickson of Bexar Bridgers Brown Dickson of Nolan Bullock Donald Dove Bundy Duckett Burkett Burnaman Ellis Eubank Carlton Carrington Evans Favors Cato Celaya Ferguson

Files Matthews Fuchs Mills Gilmer Montgomery Halsey Moore Hanna Morgan Hardeman Morris Hargis Morse Harris of Dallas Murray Harris of Hill Nicholson Hartzog Pace Heflin Parker Helpinstill Pevehouse Hileman Phillips Hobbs Price Howard Rampy Howington Reed of Bowie Reed of Dallas Hoyo Ridgeway Hughes Humphrey Rhodes Hutchinson Roark Jones Roberts Kennedy Sallas Kersey Senterfitt Kinard Sharpe Klingeman Shell Knight Simpson Lehman Skiles Leyendecker Smith of Atascosa Little Spacek Lock Stanford Love Stinson Lowry Stubbs Lucas Taylor McAlister Thornton McDonald Turner McGlasson Vale McMurry Walters

Nays—4

Fitzgerald Lansberry

McNamara

Manning

Markle

Martin

McLellan Voigt

Wattner

Winfree

Weatherford

Whitesides

Absent

Anderson
Blankenship
Brawner
Bruhl
Dwyer
Goodman
Henderson
Huddleston

Huffman Kelly King Lyle McCann Spangler White

Absent—Excused

Deen Gandy Garland Isaacks Manford Smith of Bastrop

HOUSE BILL NO. 740 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 740, A bill to be entitled "An Act making an appropriation to be paid out of the General Revenue Fund of the State of Texas, in the sum of One Thousand, One Hundred Sixty-seven and 18/100 Dollars (\$1,167.18), not otherwise appropriated, to cover taxes due by the State of Texas to Walker County, covering the years 1932, 1939 and 1940, inclusive, and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 740 ON THIRD READING

Mr. Kelly moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 740 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—105

Allen Dove Allison Duckett Alsup Ellis Eubank Anderson Ferguson Avant Bailey Files Bean Fitzgerald Fuchs Bell Benton Gilmer Halsey Boone Hardeman Bridgers Bullock Hargis Burnaman Carrington Hartzog Cato

Harris of Dallas Harris of Hill Celava Helpinstill Hileman Chambers Cleveland Hobbs Howard Coker Colson, Mrs. Howington Connelly Hoyo Crossley Hughes Crosthwait Humphrey Jones Daniel Davis Kelly Dickson of Bexar Kennedy

Rampy Kersey Kinard Reed of Dallas Klingeman Ridgeway Knight Rhodes Lehman Roark Leyendecker Sallas Senterfitt Little Lock Sharpe Shell Love Lowry Simpson Lucas Skiles Lyle McDonald McMurry Manning

Smith of Atascosa Spacek Stanford Stinson Markle Stubbs Taylor Martin Matthews Thornton Turner Montgomery Vale Moore Voigt Morgan Walters Morris Morse Wattner Pace Weatherford Pevehouse Whitesides Winfree Phillips Price

Nays-10

Baker Hanna
Burkett Lansberry
Craig McGlasson
Donald McNamara
Favors Roberts

Present—Not Voting

Bray Nicholson McLellan

Absent

Huddleston Blankenship Huffman Brawner Brown Hutchinson Bruhl King McAlister Bundy McCann Carlton Mills Clark Dickson of Nolan Murray Parker Dwyer Evans Reed of Bowie Goodman Spangler White Heflin

Absent—Excused

Henderson

Deen Isaacks
Gandy Manford
Garland Smith of Bastrop

The Speaker then laid House Bill No. 740 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-105

Allen Kinard Allison Klingeman Alsup Knight Anderson Lehman Leyendecker Avant Little Bailey Bean Lock Bell Love Benton Lowry Lucas Boone Bridgers Lyle McDonald Bullock McMurry Burnaman Carrington Manning Cato Markle Martin Celaya Chambers Matthews Cleveland Montgomery Coker Moore Colson, Mrs. Morgan Morris Connelly Crossley Morse Pace Crosthwait Daniel Pevehouse Phillips Davis Dickson of Bexar Price Rampy Dove Reed of Dallas Duckett

Ridgeway Ellis Eubank Rhodes Ferguson Roark Sallas Files Fitzgerald Senterfitt Fuchs Sharpe Gilmer Shell Halsey Simpson Hardeman Skiles

Hargis Smith of Atascosa Harris of Dallas Spacek Stanford Harris of Hill Hartzog Stinson Stubbs Helpinstill Hileman Taylor Hobbs Thornton Howard Turner Howington Vale Hoyo Voigt Hughes Walters Humphrey Wattner Weatherford Jones Kelly Whitesides Kennedy Winfree

Nays-10

Baker Donald Burkett Favors Craig Hanna

Kersey

Lansberry McGlasson McNamara Roberts

Present-Not Voting

Bray McLellan Nicholson

Absent

Blankenship
Brawner
Brown
Bruhl
Bundy
Carlton
Clark
Dickson of Nolan

Huddleston Huffman Hutchinson King McAlister McCann

Mills Murray Parker Reed of F

Evans Goodman Heffin Henderson

Dwyer

Reed of Bowie Spangler White

Absent-Excused

Deen Gandy Garland Manford Isaacks

Smith of Bastrop

HOUSE BILL NO. 768 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 768, A bill to be entitled "An Act relating to the subject of bonds, notes and warrants heretofore issued by the Board of Regents of the University of Texas, the Board of Directors of the Agricultural and Mechanical College, the Board of Directors of the Texas Technological College, the Board of Regents of the State Teachers Colleges, the Board of Regents of the Texas State College for Women, and the Board of Directors of the Texas College of Arts and Industries, under Chapter 5, Acts of the Second Called Session of the Forty-third Legislature and amendments thereto, and all other laws, including the validating of the bonds, warrants and notes issued by said boards, the resolutions and other proceedings authorizing the issuance and the provisions made for the payment of principal and interest of such bonds, warrants and notes; and making it the duty of said boards to fix, maintain and collect charges or rates sufficient to pay interest and principal as it accrues Ferguson

and matures on bonds, warrants and notes heretofore or hereafter issued, (pursuant to resolutions heretofore adopted), and to create and maintain reasonable reserves as prescribed in resolutions authorizing the issuance of such securities, and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 768 ON THIRD READING

Mr. McDonald moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 768 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—117

Allen Allison Alsup Avant Bailey Bean Bell Benton Boone Bray Bridgers Brown Bullock Carlton Carrington Cato Celava Chambers Clark Cleveland Coker Colson, Mrs. Connelly Craig Crossley Crosthwait Daniel Davis Donald Dove

Files Fitzgerald Fuchs Gilmer Halsey Hanna Hardeman Hargis Harris of Dallas Harris of Hill Hartzog Helpinstill Hileman Hobbs Howard Howington Hoyo Hughes Humphrey Hutchinson Jones Kellv Kennedy Kersey Kinard Knight Lansberry Lehman

Dickson of Bexar Leyendecker Dickson of Nolan Little Lock Love Duckett Lucas Lyle Ellis Eubank McAlister McDonald Evans McLellan Favors McMurry

McNamara	Sallas
Manning	Senterfitt
Markle	Sharpe
Martin	Shell
Matthews	Simpson
Mills	Skiles
Montgomery	Smith of Atascosa
Moore	Spacek
Morgan	Stanford
Morris	Stinson
Pace	Stubbs
Parker	Taylor
Pevehouse	Thornton
Phillips	Turner
Price	Vale
Rampy	Voigt
Reed of Dallas	Wattner
Ridgeway	Weatherford
Rhodes	Whitesides
Roark	Winfree
Roberts	
**	

Nays—5

Anderson	Morse
Baker	Nicholson
Burkett	

Absent

Blankenship	King
Brawner	Klingeman
Bruhl	Lowry
Bundy	McCann
Burnaman	McGlasson
Dwyer	Murray
Goodman	Reed of Bowie
Heflin	Spangler
Henderson	Walters
Huddleston	White
Huffman	

Absent—Excused

Deen	Isaacks
Gandy	Manford
Garland	Smith of Bastrop

The Speaker then laid House Bill No. 768 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas - 117

Bray
Bridgers
Brown
$\mathbf{Bullock}$
Carlton
Carrington
Cato
Celaya
Chambers

Clark	Lock
Cleveland	Love
Coker	Lucas
Colson, Mrs.	Lyle
Connelly	McAlister
Craig	McDonald
Crossley	McLellan
Crosthwait	McMurry
Daniel	McNamara
Davis	Manning
Dickson of Bexar	Markle
Dickson of Nolan	Martin
Donald	Matthews
Dove	Mills
Duckett	Montgomery
Ellis	Moore
Eubank	Morgan
Evans	Morris
Favors	Pace
Ferguson	Parker
Files	Pevehouse
Fitzgerald	Phillips
Fuchs	Price
Gilmer	\mathbf{Rampy}
Halsey	Reed of Dallas
Hanna	Ridgeway
Hardeman	${f Rhodes}$
Hargis	Roark
Harris of Dallas	Roberts
Harris of Hill	Sallas
Hartzog	Senterfitt
Helpinstill	Sharpe
Hileman	Shell
Hobbs	Simpson
Howard	Skiles
Howington	Smith of Atascosa
Hoyo	Spacek
Hughes	Stanford
Humphrey	Stinson
Hutchinson	Stubbs
Jones	Taylor
Kelly	Thornton
Kennedy	Turner
Kersey Kinard	Vale
	Voigt
Knight	Wattner Weatherford
Lansberry	
Lehman	Whitesides
Leyendecker	Winfree
Little	

Nays---5

Anderson	Morse
Baker	Nicholson
Burkett	

Absent

Blankenship	Dwyer
Brawner	Goodman
Bruhl	Heflin
Bundy	Henderson
Burnaman	Huddleston

Huffman Murray
King Reed of Bowie
Klingeman Spangler
Lowry Walters
McCann White

Absent-Excused

Deen Isaacks
Gandy Manford
Garland Smith of Bastrop

(Mr. Kersey in the Chair.)

HOUSE BILL NO. 166 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 166, A bill to be entitled "An Act to amend Articles 4557, 4558, 4559, 4561, 4562, Title 71, of the Revised Civil Statutes of Texas, 1925, requiring all persons desiring to practice optometry in Texas to pass an examination; repealing all laws or parts of laws in conflict with this Act; declaring that the remainder of the Act shall not be affected by the unconstitutionality or invalidity of any part thereof, and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 166 ON THIRD READING

Mr. Kinard moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 166 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-110

Allen Burnaman Allison Carlton Alsup Carrington Anderson Cato Celaya Avant Baker Chambers Bean Clark Bell Cleveland Benton Coker Colson, Mrs. Boone Connelly Bridgers Crossley Brown Bullock Daniel Burkett Davis

Deen McGlasson Dickson of Bexar McMurry Dickson of Nolan McNamara Duckett Manning Ellis Markle Eubank Martin Evans Mills Ferguson Montgomery Files Moore Fuchs Morgan Gilmer Morris Goodman Morse Pace Halsey Hanna Pevehouse Hardeman Price Hargis Reed of Bowie Reed of Dallas Harris of Dallas Hartzog Ridgeway Heflin Rhodes Helpinstill Roark Roberts Howard Sallas Howington Hovo Senterfitt Huddleston Sharpe Huffman Shell Humphrey Simpson Kelly Skiles Kennedy Smith of Atascosa Kersey Spacek Kinard Stinson Klingeman Stubbs Knight Taylor Leyendecker Turner Little Vale Lock Voigt Love Walters Lucas Wattner Lyle Weatherford McAlister White McCann Whitesides McDonald Winfree

Nays—11

Craig Matthews
Donald Murray
Favors Nicholson
Lansberry Phillips
Rampy
Malellor

McLellan

Present—Not Voting

Hughes

Bailey Bray

Absent

Blankenship Harris of Hill Brawner Henderson Bruhl Hileman Bundy Hobbs Crosthwait Hutchinson Dove Jones Dwyer King Fitzgerald Lehman

Parker Spangler Stanford Thornton

Absent—Excused

Gandy Garland Isaacks Manford Smith of Bastrop

The Chair then laid House Bill No. 166 before the House on third reading and final passage.

The bill was read third time.

Mr. Lowry moved to reconsider the vote by which House Bill No. 166 was passed to engrossment.

The motion to reconsider prevailed.

Question: Shall House Bill No. 166 pass to engrossment?

Mr. Kinard asked unanimous consent of the House to postpone H. B. No. 166 until 11:00 o'clock a. m. tomorrow.

There was no objection offered and it was so ordered.

(Speaker in the Chair.)

HOUSE BILL NO. 773 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 773, A bill to be entitled "An Act authorizing the Board of Directors of Texas Technological College to purchase insurance on the contents of the book store located on the campus of the college, and on the building and contents of the R. O. T. C. Building located on the campus of the college, and on the building and contents of the N. Y. A. Cooperative Dormitory Building located on the campus of the college; authorizing the payment of the necessary insurance premiums out of the local funds of the college and appropriating sufficient funds of money therefrom to pay same; and declaring an emergency."

The bill was read second time.

Unanimous consent of the House Favor was granted to include North Texas Fergu Agricultural College, College of Files

Mines of El Paso, West Texas State Teachers College, A. & M. College at College Station, and all its branches, and Sul Ross College in the provisions thereof.

House Bill No. 773 was then passed to engrossment.

HOUSE BILL NO. 773 ON THIRD READING

Mr. Halsey moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 773 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-123

Fitzgerald Allen Bell Fuchs Allison Gilmer Alsup Halsey Anderson Hanna. Avant Hardeman Bailey Hargis Baker Harris of Dallas Bean Harris of Hill Benton Hartzog Boone Heflin Bridgers Helpinstill Brown Hileman Bullock Hobbs Burkett Howard Burnaman Howington Carlton Hoyo Carrington Hughes Humphrey Cato Celaya Hutchinson Chambers Jones Clark Kelly Cleveland Kennedy Coker Kersev Colson, Mrs. Kinard Connelly Klingeman Craig Knight Crosthwait Lansberry Daniel Lehman Leyendecker Davis Dickson of Bexar Little Dickson of Nolan Lock Donald Love Dove Lucas Lyle Duckett Ellis McAlister Eubank McDonald McGlasson Favors McLellan Ferguson McMurry

McNamara Roberts Manning Sallas Markle Senterfitt Martin Sharpe Matthews Shell Mills Simpson Montgomery Skiles Moore Smith of Atascosa Morgan Spacek Morris Stanford Morse Stinson Pace Stubbs Parker Taylor Pevehouse Turner Phillips Vale Price Voigt Rampy Walters Reed of Bowie Wattner Reed of Dallas Weatherford Ridgeway Whitesides Rhodes Winfree

Nays-1

Thornton

Roark

Present-Not Voting

Bray

Nicholson

Absent

Blankenship Huddleston Brawner Huffman Bruhl King Bundy Lowry Crossley McCann Dwyer Murray Evans Spangler Goodman White Henderson

Absent-Excused

Deen Isaacks
Gandy Manford
Garland Smith of Bastrop

The Speaker then laid House Bill No. 773 before the House on third reading and final passage.

The bill was read third time.

Mr. Bray moved that House Bill No. 773 be tabled.

The motion to table was lost.

On motion of Mr. Alsup and by Crosthwait unanimous consent of the House, House Bill No. 773 was postponed until 11:00 o'clock a.m. tomorrow. Dickson of Bexar

HOUSE BILL NO. 786 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 786, A bill to be entitled "An Act amending Article 4618 of the Revised Civil Statutes of Texas, 1925, and providing for the sale of a homestead, by the wife, if her separate property, or the community property of husband and wife, where the husband is insane or has permanently abandoned the wife; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 786 ON THIRD READING

Mr. McAlister moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 786 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-103

Allen Dickson of Nolan Allison Dove Alsup Duckett Anderson Eubank Avant Evans Baker Favors Bean Ferguson BellFiles Benton Fitzgerald Blankenship Fuchs Boone Gilmer Brown Halsey Bullock Hanna Bundy Hargis Harris of Dallas Burkett Carlton Hartzog Carrington Heflin Helpinstill Cato Celaya Hileman Clark Howard Cleveland Howington Coker Hoyo Colson, Mrs. Humphrey Connelly Hutchinson Crossley Jones Crosthwait Kelly Daniel Kennedy Davis Kersey Kinard

Pevehouse

Klingeman	Phillips
Knight	Price
Lehman	Reed of Dallas
Lock	Ridgeway
Love	Roark
Lowry	Roberts
Lucas	Sallas
Lyle	Sharpe
McAlister	Shell
McDonald	Simpson
McMurry	Smith of Atascosa
Manning	Spacek
Markle	Stanford
Martin	Stubbs
Matthews	Taylor
Mills	Thornton
Montgomery	Turner
Moore	Vale
Morse	Voigt
Murray	Wattner
Nicholson	Weatherford
Pace	Winfree

Nays-16

Bailey	Morgan
Bray	Morris
Craig	Parker
Donald	· - - ·
·	Rampy
Hobbs	Rhodes
Hughes	Senterfitt
Lansberry	Skiles
McLellan	Walters

Absent

Brawner	Huffman
Bruhl	King
Burnaman	Little
Chambers	McCann
Dwyer	McGlasson
Ellis	McNamara
Goodman	Reed of Bowie
Hardeman	Spangler
Harris of Hill	Stinson
Henderson	White
Huddleston	Whitesides

Absent-Excused

.	Absent-Dacuseu	
Bridgers	Isaacks	
Deen	Leyendecker	
Gandy	Manford	
Garland	Smith of Bastrop	

The Speaker then laid House Bill No. 786 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-103

Allen Allison

٦		
	Alsup	Jones
	Anderson	Kelly
i	Avant	Kennedy
	Baker	Kersey
	Bean	Kinard
	Bell	Klingeman
	Benton	Knight
	Blankenship	Lehman
	Boone	Lock
	Brown	Love
	Bullock	Lowry
	Bundy	Lucas
	Burkett	Lyle
	Carlton	McAlister
	Carrington	McDonald
	Cato	McMurry
	Celaya	Manning
	Clark	Markle
	Cleveland	Martin
	Coker	Matthews
	Colson, Mrs.	Mills
	Connelly	Montgomery
	Crossley	Moore
	Crosthwait	Morse
	Daniel	Murray
1	Davis	Nicholson
	Dickson of Bexar	Pace
l	Dickson of Nolan	Pevehouse
1	Dove	Phillips
į	Duckett	Price
	Eubank	Reed of Dallas
	Evans	Ridgeway
	Favors	Roark
Ì	Ferguson	Roberts
	Files	Sallas
	Fitzgerald	Sharpe
ĺ	Fuchs	Shell
ı	Gilmer	Simpson
ļ	Halsey	Smith of Atascosa
١	Hanna	Spacek
ı	Hargis	Stanford
Ì	Harris of Dallas	Stubbs
	Hartzog	Taylor
I	Heflin	Thornton
١	Helpinstill	Turner
ļ	Hileman	Vale
l	Howard	Voigt
۱	Howington	Wattner
ı	Hoyo	Weatherford
١	Humphrey	Winfree
1		

Nays-16

Morgan
Morris
Parker
Rampy
Rhodes
Senterfitt
Skiles
Walters

Humphrey Hutchinson

Absent

Huffman Brawner Bruhl King Burnaman Little Chambers McCann Dwyer McGlasson McNamara Ellis Goodman Reed of Bowie Hardeman Spangler Harris of Hill Stinson Henderson White Huddleston Whitesides

Absent—Excused

Bridgers Isaacks
Deen Leyendecker
Gandy Manford
Garland Smith of Bastrop

Mr. Morgan moved that the House adjourn until 10:00 o'clock a. m. tomorrow.

Mr. Stinson moved that the House recess until 10:00 o'clock a. m. tomorrow.

Question recurring on the motion by Mr. Morgan, it was lost.

Question recurring on the motion by Mr. Stinson, it was lost.

HOUSE BILL NO. 813 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 813, A bill to be entitled "An Act validating the incorporation of the City of Uvalde, Texas, a city having a population in excess of 5,000, heretofore operating in good faith under a charter adopted September 18th, 1934, in accordance with Chapter 13, Title 28, of the Revised Civil Statutes Texas; providing that the incorporation of the City of Uvalde shall not be held invalid on account of irregularities in the appointment of a charter commission or lack of authority to appoint such commission or on account of irregularities in ordering the incorporation election, the election proceedings, and/or manner of submitting the charter to a vote of the electorate, and/or the failure to submit to and have the electorate vote upon the charter in separate parts, articles or subjects, and/or in including any territory in

the corporate limits of said city, and/or irregularities in canvassing the returns and declaring the result of the election and/or incorporation proceedings and/or failure to comply with any provision of Chapter 13, Title 28 of the 1925 Revised Civil Statutes of Texas; and validating all governmental proceedings performed, enacted, and/or instituted and/or ordained in good faith by the governing body of the city since its incorporation or attempted incorporation, respectively and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 813 ON THIRD READING

Mr. Lyle moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 813 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-121

Allen Crosthwait Allison Daniel Alsup Davis Anderson Dickson of Bexar Dickson of Nolan Avant Bailey Duckett Baker Eubank Bean Evans Bell Ferguson Benton Files Blankenship Fitzgerald Boone Fuchs Brawner Gilmer Bray Halsey Brown Hanna Bundy Hardeman Burkett Hargis Burnaman Harris of Dallas Carlton Hartzog Carrington Heflin Cato Helpinstill Celaya Hileman Chambers Hobbs Howard Clark Cleveland Howington Coker Hoyo Colson, Mrs. Huffman Connelly Hughes Hutchinson Craig Crossley Isaacks

Jones Pace Kelly Pevehouse Kennedy Phillips Kersev Price Kinard Rampy Reed of Bowie King Klingeman Reed of Dallas Knight Ridgeway Lansberry Roark Lehman Roberts Little Sallas Senterfitt Lock Love Sharpe Lowry Shell Lucas Simpson Lyle Skiles McDonald Smith of Atascosa McGlasson Spacek McMurry Stinson McNamara Stubbs Manning Taylor Markle Thornton Martin Turner Matthews Vale Montgomery Voigt Moore Walters Morgan \mathbf{W} attner Morris Weatherford Morse Whitesides Murray Winfree

Nays—1

Rhodes

Nicholson

Absent

Bruhl Huddleston Bullock Humphrey Donald McAlister Dove McCann Dwyer McLellan Ellis Mills Favors Parker Goodman Spangler Harris of Hill Stanford Henderson White

Absent-Excused

Bridgers Leyendecker
Deen Manford
Gandy Smith of Bastrop
Garland

The Speaker then laid House Bill No. 813 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas-121

Allen Alsup Allison Anderson

Avant Kersey Bailey Kinard Baker King Bean Klingeman Bel1 Knight Benton Lansberry Blankenship Lehman Boone Little Lock Brawner Bray Love Brown Lowry Bundy Lucas Burkett Lyle Burnaman McDonaldCarlton McGlasson Carrington McMurry Cato McNamara Celaya Manning Chambers Markle Martin Clark Matthews Cleveland Coker Montgomery Colson, Mrs. Moore Connelly Morgan Morris Craig Crossley Morse Crosthwait Murray Nicholson Daniel Pace Davis Pevehouse Dickson of Bexar Dickson of Nolan Phillips Duckett Price Eubank Rampy Reed of Bowie Evans Reed of Dallas Ferguson Ridgeway Files Fitzgerald Roark Fuchs Roberts Gilmer Sallas Senterfitt Halsev Hanna Sharpe Hardeman Shell Hargis Simpson Harris of Dallas Skiles Smith of Atascosa Hartzog Heflin Spacek Helpinstill Stinson Hileman Stubbs Hobbs Taylor Howard Thornton Howington Turner Vale Hoyo Huffman Voigt Hughes Walters Hutchinson Wattner Weatherford Isaacks Whitesides Jones

Nays—1

Winfree

Rhodes

Kennedy

Kellv

Absent

Bruhl Huddleston Bullock Humphrey Donald McAlister McCann Dove Dwyer McLellan Ellis Mills Parker Favors Goodman Spangler Harris of Hill Stanford White Henderson

Absent-Excused

Bridgers Deen Gandy Garland Leyendecker Manford Smith of Bastrop

AUTHORIZING CERTAIN CORREC-RECTIVE AMENDMENTS

By unanimous consent of the House, the Engrossing Clerk was authorized to make the necessary corrective amendments and to amend the captions in the bills passed during the Night Session.

Mr. Sharpe moved a call of the House for the purpose of maintaining a quorum until the local bill calendar is disposed of and the call was duly ordered.

Mr. Morris moved to reconsider the vote by which the call of the House was ordered and to table the motion to reconsider.

The motion to table prevailed.

Mr. Clark moved that the Sergeant-at-Arms be instructed to bring in all absent members within the city who are not ill.

The motion prevailed.

The Speaker directed the Clerk to call the roll of the House.

A verification of the vote was requested.

The roll of the House was again called and the following members were present:

Mr. Speaker Bell
Allen Boone
Alsup Brawner
Anderson Bray
Bailey Bundy
Baker Burkett
Bean Burnaman

Carlton Love Carrington Lyle McAlister Cato McDonald Chambers Clark McGlasson Coker McLellan Colson, Mrs. McMurry Connelly McNamara Craig Markle Crossley Martin Davis Matthews Dickson of Bexar Mills Montgomery Donald Duckett Moore Eubank Morgan Evans Morris Ferguson Morse Files Murray Parker Fitzgerald Pevehouse Fuchs Gilmer Phillips Halsev Rampy Hanna

Hanna Reed of Bowie
Hardeman Reed of Dallas
Harris of Dallas Rhodes
Hartzog Roark
Heflin Roberts

Helpinstill Senterfitt Hileman Sharpe Hobbs Shell Hoyo Simpson Hughes Skiles Humphrev Stanford Hutchinson Stinson Kelly Taylor Kennedy Thornton Kersey Voigt Kinard Walters Klingeman Wattner

Little Lock

Lehman

Absent

Weatherford

Winfree

Allison Hargis Avant Harris of Hill Benton Henderson Blankenship Howard Brown Howington Bruhl Huddleston Huffman Bullock Jones Celaya Cleveland King Crosthwait Lucas Daniel Lowry Dickson of Nolan McCann Dove Manning Dwyer Nicholson Pace Ellis Price Favors Sallas Goodman

Smith of Atascosa Vale
Spacek White
Spangler Whitesides
Stubbs

Absent-Excused

Bridgers
Deen
Leyendecker
Gandy
Manford
Garland
Ridgeway
Isaacks
Smith of Bastrop
Knight
Turner

The Speaker announced that there was not a quorum present.

ADJOURNMENT

Mr. Hardeman moved that the House adjourn until 12:01 o'clock a.m., Friday, April 25.

The motion prevailed and the House, accordingly at 11:57 o'clock p. m., adjourned until 12:01 o'clock a. m. Friday, April 25.

APPENDIX

STANDING COMMITTEE REPORTS

The following committees have filed favorable reports on bills and resolution, as follows:

Banks and Banking: H. B. Nos. 721, 876, 877, 878, 879 and 880; S. B. No. 209.

Privileges, Suffrage and Elections: H. B. Nos. 127 and 222.

Game and Fisheries: H. B. No. 355.

State Affairs: H. C. R. No. 101.

Counties: H. B. No. 960.

The Committee on Banks and Banking filed an adverse report on H. B. No. 6.

REPORTS OF THE COMMITTEE ON ENGROSSED BILLS

Austin, Texas, April 22, 1941. Hon. Homer L. Leonard, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 272, A bill to be entitled "An Act fixing appropriations for educational institutions of higher

learning, and declaring the policy thereof; prescribing certain rules and regulations to be followed in determining said appropriations; requiring audits; making appropriations for the support, maintenance, buildings, and improvements of the several State institutions of higher learning for the two fiscal years, beginning September 1, 1941, and ending August 31, 1943, both dates inclusive; and for certain other educational agencies of the State; prescribing certain restrictions concerning the expenditures of said appropriations; containing a saving clause; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

BRIDGERS, Chairman.

Austin, Texas, April 23, 1941.

Hon. Homer L. Leonard, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 955, A bill to be entitled "An Act prescribing the method for the annexation of unoccupied territory contiguous and adjacent to the city limits of certain incorporated cities and towns on petition of the owners of all such territory; providing for the recording of such petitions; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

BRIDGERS, Chairman.

Austin, Texas, April 23, 1941.

Hon. Homer L. Leonard, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. C. R. No. 100, Inviting The Most Reverend Robert E. Lucey, Archbishop of San Antonio, to address a Joint Session of the House and Senate.

Has carefully compared same and finds it correctly engrossed.

BRIDGERS, Chairman.

Austin, Texas, April 23, 1941. Hon. Homer L. Leonard, Speaker of the House of Representatives.

ations for Sir: Your Committee on Enof higher grossed Bills, to whom was referred

H. B. No. 951, A bill to be entitled "An Act amending Article 6243B (Acts 1933, Forty-third Legislature, First Called Session, Chapter 101) and amendments thereto by adding thereto a section to be known as Section 18, providing that whenever an incorporated city or town has heretofore qualified and operated under said article, the power and authority given to said city or town under said article shall remain in full force and effect, regardless of any change in the population of said city or town, and validating all expenditures of said city or town made under and by virtue of said article; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

BRIDGERS, Chairman.

Austin, Texas, April 23, 1941.

Hon. Homer L. Leonard, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. C. R. No. 99, Making an ap-

propriation to purchase a portrait of Governor W. Lee O'Daniel.

Has carefully compared same and finds it correctly engrossed.

BRIDGERS, Chairman.

REPORT OF THE COMMITTEE ON ENROLLED BILLS

Austin, Texas, April 24, 1941.

Hon. Homer L. Leonard, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. C. R. No. 100, Inviting The Most Reverend Robert E. Lucey, Archbishop of San Antonio, to Address a Joint Session of the House and Senate.

Has carefully compared same and finds it correctly enrolled.

HOWINGTON, Chairman.

SENT TO THE GOVERNOR

April 24, 1941

House Concurrent Resolution No. 100.

In Memory of

Mrs. Emily C. Humphrey

Mr. Kelly offered the following resolution:

H. S. R. No. 227, In Memory of Mrs. Emily C. Humphrey.

Whereas, On the 23rd day of April, 1941, our Creator called to rest Mrs. Emily C. Humphrey, wife of the Honorable T. E. Humphrey of Huntsville, Texas, who was a member of the law firm of Dean, Humphrey & Powell, composed of the former Senator W. L. Dean, T. E. Humphrey, and Judge Ben H. Powell, now a resident attorney of Austin, Texas; and

Whereas, Mrs. Humphrey was a beloved friend of every person in her community; and

Whereas, Mrs. Humphrey's life was a life within her church, and for the purpose of bringing sunshine into the hearts of the unfortunates of her community; and

Whereas, Such a life was not lived for personal gain, but for the purpose of instilling in the hearts and minds of all whom she met the ambition of building their eternal homes in Heaven; now, therefore, be it

Resolved, by the House of Representatives, 47th Legislature, That the Members thereof express the deepest regrets on the passing of this beloved lady, and that we extend our heartfelt sympathies to the surviving members of her family; and be it further

Resolved, That when the House adjourns today, it do so in memory of Mrs. Emily C. Humphrey; that a page of the House Journal of today be dedicated to her memory, and that the Chief Clerk of the House be instructed to send two copies of this resolution to her beloved husband, T. E. Humphrey, for the respective members of her family.

KELLY, HOWARD, WINFREE.

The resolution was read second time and was unanimously adopted by a rising vote.